

09032021 TtlPstpndImTrd JCTF
Responds with Action in CDSS SHD
Case:104736662 and Addresses:
Looptank Has Perpetrated "The Battle
of Cyclopic Isolation" [in protracted
illegal war against his citizen person
undeclared and secreted by cowardly
illegal guerilla warfare initiated by the
Bush/Cheney Administration and
satanically and anti-christianly
continued by UnAmerican- Globalist-
Treason Saturation of U.S.
government function treasonously
ever since, as Mystery Babylon
saturating illegitimately to Conspire in
the Illegal Warfare Perpetrated
Against I, The United States of
America Only Left, (And You Are Not
Citizen of It But Enemy Combatants
and Invaders Foriegn Within My
Borders and Invaders Saturating

Government Function Illegally Within Them) and In Collusion With SAC PD and Sacramento County Sheriff Department



ON 08022021,

CDSS perpetrated following cowardly, evasive act of idle, Prejudicial Misconduct colluding in geurilla warfare conspiracy of the Looptank Insurrection by the joindered act:

CALIFORNIA DEPARTMENT OF SOCIAL SERVICES Hearing No.

104736662 In the Matter of Claimant(s): James Horton

jaakovos@gmail.com Pursuant to the authority of the Director, I adopt

the attached final decision. Juliet Macaulay Chief Administrative Law

Judge DECISION Adopt Date: August 02, 2021 Hearing Information

Hearing Date: Release Date: August 02, 2021 10:00 AM August 02, 2021

Aid Pending: Issue Codes: Language: CDSS State Hearings Division N/A

ENGLISH Decision Cover Page

SUMMARY You did not appear for the hearing on August 02, 2021 .

Your appeal is dismissed. FACTS You asked for a hearing on April 21,

2021. Your appeal was about the following benefit(s): CalFresh A notice

of hearing was sent to the last address given to State Hearings. The

notice listed the date and time of the hearing. It was not returned in

the mail. You did not ask for a postponement before the scheduled

hearing time. You or your authorized representative did not attend the

scheduled hearing. LAW State Hearing regulations are published in a

Manual of Policies and Procedures (Man. Pol. & Proc.) and California

Code of Regulations (Cal. Code Regs.). A hearing request will be

dismissed if it is abandoned. An appeal is abandoned if you do not

attend the hearing, or send a representative. You have the right to ask

to reopen the appeal. You must show there is a good reason for not

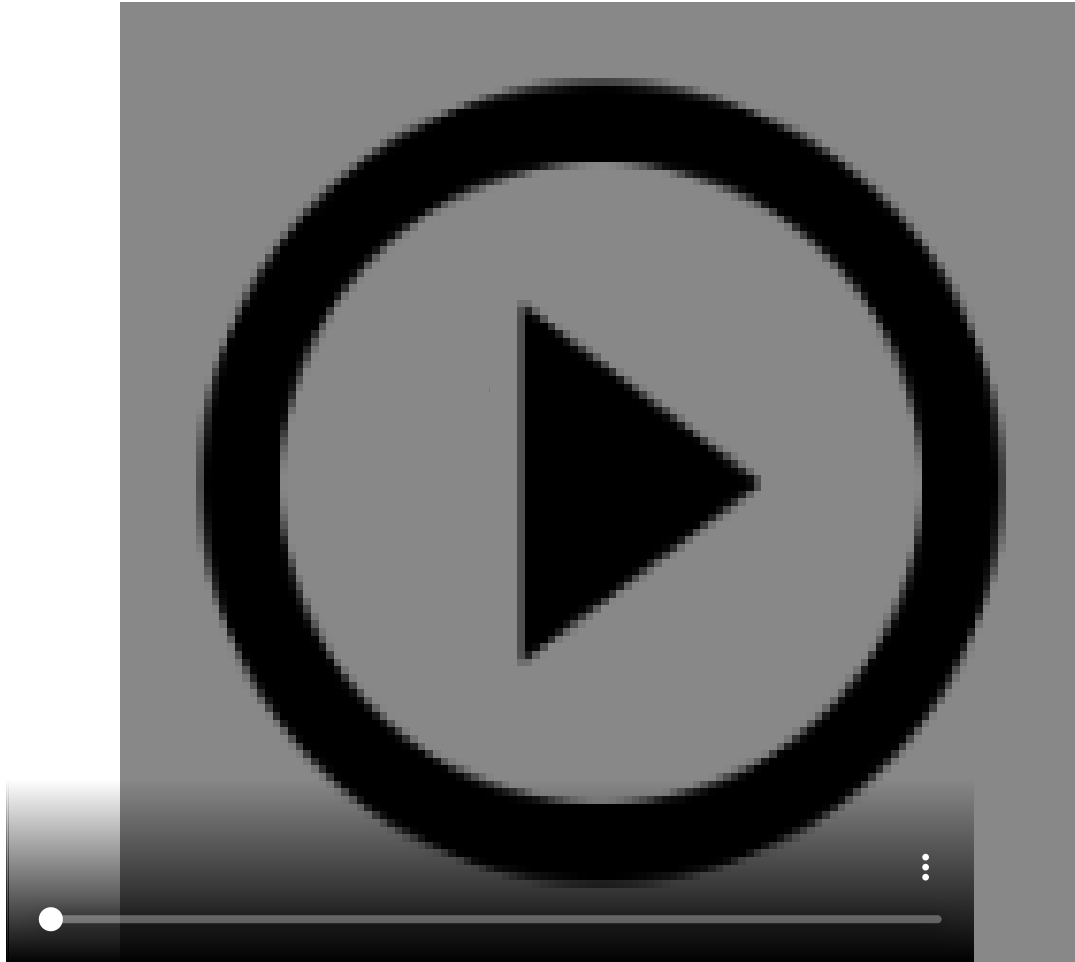
attending the hearing. The request to reopen must be made within 30

days of the date you received the dismissal decision. (Man. Pol. & Proc.

§ 22-054.221-.222; Cal. Code Regs., tit. 10, § 6610.) CONCLUSION You did

not attend this hearing. You did not send a representative to the

hearing. No one asked for a postponement. The hearing request is dismissed. You may ask to reopen the appeal. To do this, you must give a good reason for not attending the hearing. This must be done within 30 days of getting the decision. If you are not able to ask to reopen your appeal within 30 days, you must tell us why you could not file within that time. We can still reopen your appeal if you had a good reason for asking late.



210907 Pblc Crrspndnc Rpnt Trn Or Brn
by Jacob (James E. Horton)

A BBOIP Comm AV Public Correspondence:

REPENT TURN OR BURN

Particularly to be addressed to Various State Governors (except Gavin Newsom, an irreparablerable satanic wastecase uselessly) and National Guards as Constitutional Provision for Necessary and Proper Recourse, and upon Meritorious Supports and Two Treatises On Government of True American Tradition as Jurisprudence Foundation.

[09112021MlcsIntrfrncLog: Following not final proof post corruption by Malicious MshrmWlgsTypoTamprs during process per Motives and Intents of the Looptank, mostly by malicious interference by obsessive malicious intruders illegally by illegal electronic surveillance and espionage remote terminal... of laborious, verbose (by necessity) and time-consuming preparation under time-constraints and harassments of same conspiracy to commit... per past assertions of proven facts... interspersed infrequently, but many... of draft mostly accurate substantively according to my original intent, yet with tactically confusing to obfuscate typos distorting throughout... important supports and details... Typos easily recognizable for deciphering most of intent for reasonable person, yet: I am in process currently to fully proof corrupted draft to fully represent faithfully and with declaration of my impramatur of approved final proof of draft (which problematically is threatened to be corrupted again by malicious tamperers under current circumstances, but intend to persist maintenance as practicable...(* NOW experiencing various simultaneous assaults of Lopptank Harassments interfering of Looptanking Escalting Schatalogical dynamics AS GEURILLA WARFARE ILLEGAL ACTS IF WAR BY FORIEGN AND DOMESTIC ENEMY COMBATANTS ; OBSTRUCTION OF JUSTICE; ILLEGAL RESTRAINTS BY CRUEL AND UNUSUAL PUNISHMENTS; AND WITH CLEAR AND PRESENT DANGER HARASSMENT WARRING SCREAMING AT MY HEAD BY LOOPTANK MANIFEST PHENOMENA; EXTREME DAMAGES OF TIME-WASTE AND DELAY CAUSED DISRUPTING MY MATTERS, PARTICULARLY: CDSS SHDN:104736662, JCTF vs. SACPD et al. with Restraining Order Procurements, and JCTF vs. County of Yolo et al. Great Mockery of Justice petition delivery, and ID Recovery rectifying ID record tampering RICO WAR CRIMES...) ALL MUST RESPECT AND CREDIT WHAT REASONABLY MY INTENT IS AS I WILL PERSIST MAINTAINING AND IF YOU CLAIM OTHER, THAT WHAT HAS BEEN PRACTICABLY COMMUNICATED WITH SANE UNDERSTANDING, IT IS BECAUSE YOU ARE INSANE AND STUPID PARTIAL FOTR GROSSEST EVIL..IT IS GROSS PREJUDICE I WILL NOT TOLERATE TAKING JUSTLY OFFENSIVE ACTION IN JUST CAUSE I ALONE POSSESS YOU WILL ACKNOWLEDGE AND RECOGNIZE!!!! ACTION WISELY CHOSEN TO BE ACTED UPON YOUR GROSS EVIL TRYING TO ESCAPE IN FANTASAICAL DELUSIONS EVADING... YOU WILL HEAR ME ... BUT WILL BE FORCED TO ACT WITH JUST UNDERSTANDING IN CIRCUMSTANCES WITHOUT CONSIDERATION OF YOUR PARTIAL, EVASIVE, DIVERSIONARY STUPID SCRUTINY IN PREJUDICE LIKEVA LITTLE BABY NO VAN DER HOEK MANSON THAT IS YOU BITCH GOING TO DIE I AM JUST SAYING THIS AND AT LAW TWISTED DEVIANT FAGGOT THIS IS NOT TO BE IGNORED ... THE WHOLE ENTIRETY OF ITS CONTEXT THAT IT DOES CLEARLY COMMUNICATE... NO EXCUSES SOCIOPATHS WILL BE TOLERATED STUPID LOOPTANKERS WITH

YOUR MOST SEVERE ABERRATIONS OF MENTAL STATE.... YOU ARE GOING TO BE FORCED TO QUIT THIS AND EVERYONE ELSE INVOLVED... it is recognizable what tactically targeted typos are... It is unjust to cooperate with conspiracy in partially with oversimplified by Looptank Effect Syndrome condition and Looptank intents then in collusion for a partial scrutiny without reasonable persons standard, since you are incapable of comprehending what reasonable for a person is by your anomie and deftness of understanding ... This document is credible and decipherable you will recognize it without your babyass excuses how does anybody COMMUNICATE TO YOU WHEN IT IS NOT CONVENIENT TO YOU AND YOU NEVER REALLY UNDERSTAND ANYTHING ELSE EITHER... zOkay. Your trying way to hard to desperately sabotage.... But anybody with two braincells to rub together, Brian and Bonzo you faggotass bitches when are you going to face me to be in my arm's reach to crush you and fuck you up ... BITCHES, AS YOU DO JUSTLY DESERVE DON'T START SOCIOPATHIC BLAMESHIFTING OKAY IT'S IRREPARABLE I WANT YOU TO GET OVET HERE INSTEAD TALKING TO ME LIKE THAT FROM A DISTANCE WHILE DOING THIS.... UNDERSTAND, as I was trying to type, the circumstances for just deciphering, comprehending for the right judgment which is to be in my favor against your desperate passive-aggressive bitch self-serving bias so stupid to evade like a sissyass pube what you justly DESERVE... TO BE WASTED PAINFULLY AND SENT TO HELL TO FRY IN THE WORST PART OF IT OF MOST ANGUISH FOR ETERNITY AS GOD'S GOOD PLEASURE THAT IS THE GOOD SINCE HIS WILL SO IT IS WHAT I PURSUE!!!! AND I KNOW I AM RIGHT!!!! Get this orrespondence fully as possible without favor for these pubeasses' distorted prejudicial excuses because of their own actions in malice intent... This is injustice I will not tolerate! IT IS EXTREMELY DIFFICULT TO TYPE FULL, ACTUAL INTENT AGAINST OPPRESSION OF VIOLATIONS CRIMINAL!!!! (Editing of 09032021 TtlPstpndImTrd JCTF Responds with Action in CDSS SHD Case:104736662 and Addresses: Looptank Has Perpetrated "The Battle of Cyclopic Isolation" [in protracted illegal war against his citizen person undeclared and secreted by cowardly illegal guerilla warfare initiated by the Bush/Cheney Administration and satanically and anti-christianly continued by UnAmerican- Globalist-Treason Saturation of U.S. government function treasonously ever since, as Mystery Babylon saturating illegitimately to Conspire in the Illegal Warfare Perpetrated Against I, The United States of America Only Left, (And You Are Not Citizen of It But Enemy Combatants and Invaders Foriegn Within My Borders and Invaders Saturating Government Function Illegally Within Them) and In Collusion With SAC PD and Sacramento County Sheriff Department).]

20210904 Letter of Opposition to Dismissal to CDSS SHD 104736662
Complaint Correspondence with Cease and Desist Letter by Email:
SACPD Chief1Internal Affairs and USDOJ Crime-VictimRights
Ombudsman1OIG11National Security Advisor and Press Release etc
Cc multiple Recipient:

James E. Horton
jaakovos@gmail.com
Hide details

To:

D

dhahn@pd.cityofsacramento.orgI
IAConcerns@pd.cityofsacramento.orgC
calgang@doj.ca.gov6
60min@cbsnews.comC
Criminal.Division@usdoj.govU
usaeo.VictimOmbudsman@usdoj.govL
letters@time.comO
opsa@cityofsacramento.orgP
president@whitehouse.govA
angie.wei@gov.ca.govL
ljames@cbjlawyers.comS
SHDCentralSupport@dss.ca.govA
administration@churchofsatan.comT
tips@sacbee.comP
Publicaffairs@usccr.gov

Date:

September 3, 2021, 2:47 PM

Malicious intrusion obstructed full intent again, and Forward... So
again... Hold on... I am having to do this fully... Don't blame me but the
interfering racketeers!

Fwd: 20210904 Letter of Opposition to Dismissal to CDSS SHD
104736662 Complaint Correspondence with Cease and Desist Letter by
Email: SACPD Chief1Internal Affairs and USDOJ Crime-VictimRights
Ombudsman1OIG11National Security Advisor and Press Release etc
Cc multiple Recipient:
Inbox

James E. Horton
jaakovos@gmail.com
Hide details

To:

I

IAConcerns@pd.cityofsacramento.org

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dhahn@pd.cityofsacramento.org6

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60min@cbsnews.com

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letters@time.com

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administration@churchofsatan.com

V

vatio32@relstat-segstat.va

L

ljames@cbjlawyers.com

P

Publicaffairs@usccr.gov

P

press@ltg.ca.gov

Date:

September 3, 2021, 1:58 PM

20210904 Letter of Opposition to Dismissal to CDSS SHD 104736662
Complaint Correspondence with Cease and Desist Letter by Email:
SACPD Chief1Internal Affairs and USDOJ Crime-VictimRights
Ombudsman1OIG11National Security Advisor and Press Release etc◆
Cc multiple Recipient:

Dear Multiple Recipients:

All matters addressed herein are joined by joinder, simultaneous acts in collusion with nexus. Therefore, I am addressing them together to relevant recipients to CONSOLIDATE DUE TO THEIR OVERBURDENING BY THEIR MALICIOUS HARASSMENTS DISRUPTING PREPARATION IN THE MULTIPLE MATTERS. DAMAGES OF TIME-WASTE AND DELAY IN MALICE INTENT HAVE BEEN CAUSED!

To C.D.S.S. S.H.D. and A.C.M.S. Administrator,
LETTER OF OPPOSITION TO DISMISSAL AND DEMAND TO REOPEN
CASE: 104736662 IN PROTEST

LOOK... YOU DID IT AGAIN!... MORE ILLEGAL PREJUDICIAL DENIAL,
ABUSE OF PROCESS AND DISCRETION, AND ERROR!

Do TAKE NOTICE,

I, Jacob (James E. Horton during interim of obstruction to needed administrative name-change, of name at birth, by others, and only as naming for record files retroactively generated, to be consistent, which needs effecting, and since otherwise, a real change relevant has effected...), hereby JUSTLY DEMAND REVERSAL of errant disposition of ALJ on 08042021 in this matter, and for it to “reopen” for “continuation” of its pendency. THAT MEANS: FOR IT “STILL TO PEND.”

This action is based on the attached supporting Declaration, all papers filed and records in this action, evidence accessible for delivery in precedentally anomolous and exigent circumstances described within Claimant’s previous pleadings on record) by Claimant’s website at <http://www.bboip.wordpress.com> (<http://www.bboip.wordpress.com>) by link to evidence casefile (webpage), “JCTF vs SACDHA et al” (or at URL: <https://bboip.wordpress.com/jctf-vs-sacdha-et-al/> (<https://bboip.wordpress.com/jctf-vs-sacdha-et-al/>)); and, actually “JCTF vs. SACPD et al.” page @ <https://bboip.wordpress.com/jctf-vs-sacpd-et-al/> (<https://bboip.wordpress.com/jctf-vs-sacpd-et-al/>), and “JCTF vs.

County of Yolo et al.” page @ <https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/> (<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>); JOINDERED MATTERS AT ISSUE HAVE ACCUMULATED SEVERITY, ISSUES, AND BODY OF HISTORY AND FACTS, DUE TO PRICRASTINATION OF PREJUDICIAL AND CRIMINAL NEGLIGENCE OF PUBLIC OFFICIALS (AS REPRESENTING CONTEMPORARILY) AND MOST GROSS EVER GOVERNMENT MISCONDUCT IN LONG PROTRACTED TRAIN (THEREFORE UNRESOLVED BY THEIR CONSTANT ILLEGAL OBSTRUCTIONS); THEREFORE, IT IS OBLIGATORY AND MANDATORY, WITHOUT EXCUSE OR RATIONALIZATION, FOR SAME TO HANDLE AND TO DEAL WITH, BY CONFRONTATIONS ADDRESSING, THE WHOLE CONTEXT WITH FULL ACKNOWLEDGEMENT FOR FULL RECOURSE IN ALL SAID JOINDERED MATTERS SINCE NECESSARY IN THE TRUE INTEREST OF JUSTICE!

DECLARATION IN SUPPORT

Whereas, on 08042021, ALJ ordered: “The claim is dismissed.”

Whereas, said opinion of ALJ communicated as follows:

“SUMMARY You did not appear for the hearing on August 02, 2021 . Your appeal is dismissed” ;

“A notice of hearing was sent to the last address given to State Hearings. The notice listed the date and time of the hearing. It was not returned in the mail” ;

“You did not ask for a postponement before the scheduled hearing time. You or your authorized representative did not attend the scheduled hearing” (AbandonmentDecision-NonAppearance. SHDN: 14736662).

Whereas, ALJ’s averments were blatantly, maliciously perjured and false misstatements; Claimant, in fact did file, and as on record, Demand for *Continuance” to adjourn proceedings with fully meritorious cause in good faith on (date); Claimant did wait at a remote location for sceduled phone call with intent to orally assert the *continuance at 1000 AM on 08022021; ALJ defaulted in Gross Prejudice; Claimant never received scheduled phone call aforesaid at phone number: (916) 562-5584 on record (an Obama cellular phone account); Claimant’s phone call history has never recorded received phone call as described on date (see: 210802LptnkHrssmntJCTFvsSACDHA1Flr2ApprByPhnDflt104736662.m p4 @ <https://youtu.be/i-1ErTmBI3c> (<https://youtu.be/i-1ErTmBI3c>)); Claimant has since suspected rerouting to a false, impersonating Third-Party in RICO Conspiracy... Again...

Whereas, ALJ has maliciously defaulted by total Ignorance, violating Due Process and Compulsion Rights, on Claimant's compulsions, and Defendant Agency has Maliciously withheld depriving Claimant's preparation for Oral Statements for deliberation in matter AGAINST THE LAW!

Whereas, ALJ's malicious action aforesaid was conspicuously timed to be reactionarily Prejudicial and Malicious to: Claimant's filed Letter of Demand to Compel Identification Record pursuant to Public Information Act and Disclosure of Discovery by APA and Manual... to ensure faithfulness and accuracy of said record of Claimant's Identity as relevant at issue within Claimant's pleadings on record; Defendant Agency is withholding maliciously; ALJ is obstructing in violation of Fundamental Rights at issue further Evincing RICO Conspiracy per necessary averments addressing of Claimant! Letter included attached: proofs of identity record on previous dates years prior reentered into this administrative record (reference).

Whereas, ALJ disposition at issue included statement:

"APPEAL RIGHTS Your hearing decision is attached to this letter. If You Disagree with Your Hearing Decision Reopen Your Appeal You can ask to reopen your appeal. To do this, you must give a good reason for not attending the hearing. This must be done within 30 days of getting the decision. If you are not able to ask to reopen your appeal within 30 days, you must tell us why you could not file within that time. We may still be able to reopen your appeal if you had a good reason for asking late. You can ask to reopen your appeal. If you move or change your phone number, tell us right away. If we do not have the right information, you may miss a notice or your hearing. Contact us in one of the ways below: ••••• Online Appeals Account: <https://acms.dss.ca.gov/acms/> (<https://acms.dss.ca.gov/acms/>). Phone: 800-743-8525 Email: SHDCentralSupport@DSS.ca.gov (<mailto:SHDCentralSupport@DSS.ca.gov>) Fax number: 833-281-0902 Mail to: (Allow at least 5 days for mailing. Keep your originals.) State Hearings Division PO Box 944243, MS 21-44, Sacramento, CA 94244-2430... You may ask to reopen the appeal. To do this, you must give a good reason for not attending the hearing. This must be done within 30 days of getting the decision. If you are not able to ask to reopen your appeal within 30 days, you must tell us why you could not file within that time. We can still reopen your appeal if you had a good reason for asking late." (AbandonmentDecision-NonAppearance. SHDN: 14736662).

Whereas, therefore, and post long train of client and claimant mistreatment, by malicious and prejudicial abuses of process betraying malice intent of defendant agency and venue agency for

inference, Claimant justly and reasonably suspects Abuse of Process, in same RICO Conspiracy at issue in matter,, of organized crime record and identity tampering, by scheduling simultaneous hearing dates, by differing means and locations, to multiple parties (one being Third-party illegally misrepresenting to be myself fraudulently), while ACMS case-management system stores two differing casefile records, for two separate parties fraudulently accessible by two differing usernames and passwords, with the other than mine being fraudulently counterfeit inaccessible to myself intended to replace my own accurate and official caserecord of case:104736662, record of case initiated by myself, (see my own accurate casefile record maintained, included retrieved database records corroborating from ACMS account, @ “JCTF vs. SACDHA” page @ URL: <https://bboip.wordpress.com/jctf-vs-sacdha-et-al/> (<https://bboip.wordpress.com/jctf-vs-sacdha-et-al/>), when: notice sent to myself was communicated to be notice of a “phone hearing” (even though I waived hearing by right opting to Demand electronic Alternate Procedure pursuant to APA and within manual of procedural rules as specified with deliberation upon AV records of Oral Statements), and also while, simultaneously, even though policies corresponded to myself communicated that all proceedings at DSS were to be by telecommunication means due to Covid, again conspiratorially exploited ulteriorly motivated in the Looptank conspiracy it really only is of, recorded location of hearing to be: “Hearing Time: 08/02/2021 1000 AM Location: 444N 3rd St. Suite 100, Sacramento, CA 95811” (see attached: 210802ClnmtsPstpnmntbyACMS ScrnshtLog.pdf).

Wherefore, said decision of ALJ on 08042021 Gross Abuse of Discretion Obstructionist and Actually Heinously Hostile, equivalently to communicating (which I am sure, by the act, you did amongst parties Ex Parte), “_uck you” to Claimant’s Fundamental Rights to Due Process, Life, Limb, Liberty and Property by Persecution Idly by an escapist nonaction action as misconduct you must reverse; especially since: 1. Claimant demanded discovery of identification on record, for purposes aforesaid, after abuses of process withholding, when Claimant avers upon proofs abuse of electronic means of surveillance while he has intended to procure birth certificate by mail from near Scranton, Pennsylvania, Joey Biden’s hometown, upon this record administratively attached to my EBT account as proof of identity and with recent mail from same agency to fulfill requirements from an action of notice, but then Sacramento police officers colluded to steal my personal papers and effects approximately one year ago, while Veteran’s services prejudiced denying human assistance at issue, and 2. agency is definitely colluding in satanic scheme against my person per averments previous... Therefore, it is Obligatory upon same ALJ,

pursuant to all applicable law, to “reopen” SHDN: 104736662 immediately, with Stay of Proceedings until Full Delivery of Discovery Compelled by Claimant, and then fourteen business days, in the Interest of Justice in Equity!

[NOTE: Please, this time, reference your legal term dictionary for comprehension of terms within! Are you really truly credentialed, competent to be qualified for representing positions? Who hired you? Record evidences that you are imposters planted by RICO saturating without requisite literacy! This is all REALLY NOT FAIR! Restrain malicious bias!]

*CONTINUANCE

The adjournment or postponement of an action pending in a court, to a subsequent day of the same or another term. Com. v. Maloney, 145 Mass. 205, 13 N. E. 482; State v. Underwood, 76 Mo. 630. Also the entry of a continuance made upon the record of the court for the purpose of formally evidencing the postponement, or of connecting the parts of the record so as to make one continuous whole (Black’s Law Online Dictionary. <https://alegaldictionary.com/?s=Continuance> (<https://alegaldictionary.com/?s=Continuance>)).

usaeo.VictimOmbudsman@usdoj.gov

To U.S. D.O.J.:

Please be advised, for casefiling insight: 1. I am cataloguing this record, in my filesystem, under Cause of Action case, currently in preparation planning, ♦JCTF vs. SACPD et al.♦ collateral to (and to be joinderd to JCTF vs. Bush et al.). 2. Please forward to: O.I.G. and National Security Advisor ♦ I intend to deliver to them, but I currently lack email addresses and facsimile provisions have been limited by sabotage of same RICO Conspiracy malicious, electronic interference. Please cooperate, coordinate with these.

To D.O.J. Criminal Rights Ombudsperson, and California D.O.J., Crime Victim Services,

I am delivering cc to you ♦ I have more to correspondence directly to you soon!

Please be advised:

See:Recently built and launched webpage (under construction), JCTF vs County of Yolo et al. UNDER CONSTRUCTION {EMERGENCY DELIVERY SERVICE SYSTEM AND CASE PREPARATION FOR EXTRAORDINARY RELIEF (FROM ♦THE GREAT MOCKERY OF JUSTICE♦) PAGE}, in Exigent Circumstances, @ <https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/> (<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>).

♦Currently, in Preparation [(only by Jacob (James E. Horton), Pro se, In forma pauperis, while conspiratorially caused to be indigent with

sabotage by RICO mail theft under general, illegal Restraints of Fundamenatal Rights of Due process and Liberty by illegal surveillance Misconduct, including illegal electronic with pernicious, malicious Interference, (my typing of this is being severely frustrated by right now by malicious, remote-terminal interference) and other various Obstructions by Abuses of Process, as Extraordinary Circumstances, Sole-Practicing ♦ NOT BY ANY LOOPTANK COUNTERFEITING RACKETEERS]:

♦A Petition for Extraordinary Relief can be filed when there is no other plain, speedy and adequate remedy available to a person. It can be on grounds involving: wrongful restraint on personal liberty; wrongful use of public or corporate authority; wrongful use of judicial authority, and the failure to exercise such authority. Extraordinary relief is usually granted in form of writs. Certiorari, Habeas Corpus, Mandamus and Prohibition are a few examples of extraordinary writs♦ (<https://definitions.uslegal.com/p/petition-for-extraordinary-relief/> (<https://definitions.uslegal.com/p/petition-for-extraordinary-relief/>)).

EXTRAORDINARY REMEDY:

♦This is the remedy that tries to make relief possible that won♦t ordinarily be obtained in ordinary action of the court♦(<https://thelawdictionary.org/extraordinary-remedy/> (<https://thelawdictionary.org/extraordinary-remedy/>)).♦

To California D.O.J. GangUnit: Please be Advised: Information herein proves Police Chief of Sacramento Police Department, Daniel Hahn, is amongst Gang Organized Criminal of Chicago Gang (a plant in conspiracy)saturation of same agency which needs attention toward removal and prosecution in interest of general welfare. I am aware that your National Guard, under current Adjutant General, (Parol confessing, by parol evidence loudspoken from Looptank Manifest Phenomena abusively, conjunct with typical deaththreats, audibly heard by ALL nondelusionally and to be acknowledged as facts nonprejudicially, affiliation as member of occultic heresy cult and terrorist faction within borders, with historic connection to nazis, KKK/Posse Comitatus) is saturated also employing criminal gangs in illegal warfare of guerilla warfare, exploiting misinterpretation of statute at issue of guerilla warfare (which citation of I cannot immediately remember) on targeted citizens. I witnessed [since being stalked by in acts of illegal surveillance misconduct of said agency, at McDonald's at Alhambra Blvd. a couple of years ago while caseworking under illegal general surveillancunConstitutional, and also exploits, as paraenlisted, The Looptank Heretical Cult and Terrorist Group Faction officially nomenclatured (although they frequently change claim of identification, such as when some formed

so-called temporarily “Proud Boys” when cooperating with a Donald Trump led coup action with protests and with Bonzo’s co-leadership, the Ampol Nomads tentdwelling at organizationally arranged locations around Sacramento, which are the evolution of Occupiers of seditionist Occupy Movement since its dispersion)as Sabotage Stereotype Profile Group in conspiracy centrally targeting myself actually and threatening my life against the law, and in conjunct by parallel parole evidence profusing constant harassments, deaththreats and verbal abuses from the Looptank Manifest Phenomena and its Public Demonstration Under Treasonous Color of State Action as War Acts against this citizen of the United States of America, actually with Honorable Discharge from AFR (however records have been destroyed at Colorado ALW and probably replaced tampered] CMSgt Thomas L. James, Command Senior, Enlisted Leader, California National Guard, tauntingly and provokingly flaunting a discussion before myself by intent, loudly while purposely sitting nearby in diningroom arriving post myself, in meeting with two adolescent gang members to above effect, offering them “all expenses paid credit cards” in bribery to collude with persuasion: “new law makes this legal.” And this I aver is my true, faithful, nonperjuring Witness testimony I will always stand by in firm conviction without compromise!

To Joey Biden, occupant of the White House,

For message as public correspondence for multiple recipients attention in matters, under extreme exigencies as aforesaid to reiterate, due to heinous government misconduct and illegal abuses of executive power treasonous and for public dissemination with Overriding National Interest Necessary and Proper of actual United States of America.

See: 20210829 Pblc Crrspndnc Addrss 2 Bdn Cs 1 Dsst Lttr Dmnds @ <https://archive.org/details/20210829-pblc-crrspndnc-addrss-2-bdn-cs-1-dsst-lttr-dmnds> (<https://archive.org/details/20210829-pblc-crrspndnc-addrss-2-bdn-cs-1-dsst-lttr-dmnds>)

To Chief, Internal Affairs and Investigation Division of the Sacramento Police Department,

For the record:

I, Jacob (James E. Horton), hereby, inform of (again) more joindered acts of Gang Harassment in Collusion of Conspiracy to Commit♦ (as per past assertions in accruing informations *Criminally Prejudiced by Continual, Prejudicial and Malicious Negligence of Scope of Duty, by lack of response which has actually proven reporting to Dept. normally to be futile to interest of justice by its Obstruction and moot).

*[Please be advised: Therefore, I am joinder this gmail information record reporting joindered acts to Report:21-144959, of same Conspiracy to Commit Various Crimes as per past informations, as supplement: (filename). WARNING: Information here within is within context of a whole body of evidence of Conspiracy aforesaid. Therefore, Retain whole♦ do not isolate out of this context. Such act will be ipso-facto prejudicial criminally against my Fundamental Rights. See further below]:

At Chevron gas station (65th. St.), between hours of 8:00 and 9:00 AM: Hispanic/Negro gangmember (conspicuously) stranger approached myself unprovoked, without even my initial attention, attempting efforts to begin usurpation for human trafficking by organized crime network enemies (kidnapping by durress), and/or provocation of incident in plot to false arrest in collusion with enemy law enforcement (so-called as self-representing, communicated Threat of physical assault with Provoking Fight Words, ♦I♦ll (expletive) you up if you say anything to me♦ What? What?♦ etc♦ An invisible angel of the Lord of Hosts restrained him after he approached face to face. He walked away fromself to converse with one of his commune members (another stranger) who had been screeching schatalogies at table prolonged efforting incident provocation. I left having no further business at store location (a public place but not muy residence). Culprit Description: He is a thin crackhead, approximately 5',6? or 5',7? adolescent in his sixties approximately.

Subpoena of surveillance record: Surveillance footage is procurable at location! It is within obligation per Scope of Duty to Investigate by procuring. I hereby demand delivery of said discovery, necessary for preparation of Due Process matters! And I demand his Arrest as harm on streets! I have ccause to be certain that your organized crime affiliations have assigned him to be loose on these streets and that you were involved, in Retaliatory Malicious plot, to send him as foot soldier on assignment! CEASE!

ADDITIONAL FACTS

Multiple previous incidents of assaults by same culprit with a pattern: Approximately a year ago, Once, culprit planted as security guard obviously unemployable and while mimmicking manners and tactics by exploiting such function of Malcolm X against targets, in collusion with management Chinese gang saturated, differentially, hypervigilantly and unreasonably accosted, behaving under influence of meth, about my backpack instant I entered Dollar Tree on Folsom Blvd., and in malice intent to instigate and provoke police involved incident with communicated threats of violence as harassment for only one shift (conspicuously by conspiratorial premeditation conjunct with stalking to monitor my private activities networked). Shortly

thereafter, in similar context as Malcolm X method paraSecurity Guard for one shift at Punjabi-Sikh owned 7/11 store on 65th St.: unprovoked same culprit harassed to instigate and provoke differentially and hostile communicating threats of violence and to physically remove myself from the “public” property since “public place of accommodation ostensibly open to the public” with ulterior motive: perpetrated maliciously predisposed in malice and belligerence while invading personal space, accusation frivolous about “standing where (he) (was) about to sweep” within the whole store which was clerk counter during transaction for a purchase while in process. I verbally corrected him, completed transaction and left. Next morning: he woke me up hostile while from behind a fence at my current sleeping location nonpermanent shouting abuse calling myself fight words, “Punkass bitch!”; communicated threats to step on my head while I am sleeping and to never “disrespect him again” as gang member typical sociopathy saying, “you don’t know who I am bitch... but I’ll beat your ass motherfucker... you don’t own the streets” implying meaning as a human trafficking pimp targeting attention with intent to Duress against my Fundamental Rights with Grandiose Delusions of territorial authority completely illegitimate! Incidents have happened according to pattern: 1. ... occur shortly after some incident at a working wifi location (such as frequently Starbucks) of issue with attention on my unpacking of my crucifix, as a Proto-Orthodox Judeo-Christian and Figure in Contemporary Matters... while figurehood and matters are guilefully denied simultaneously during its overbearing Harassment of Public Clamor by a guileful and vast occult network in said conspiracy by joindered acts incalculable which his ulteriorly motivated (for collateral diversion) is actually incident to; 2. as posing oppositional in perpetration with hostile malice, he conspicuously, during each incident, flaunts militantly a trashy imitation silver, yet plastic and large, thick chain with a large cross pendant dangling with cheap imitation sequin borders as an instigating, paranoidal, hostile persecuting Heretical Cult Leader Pimp despicably.

(See: 210702AVRcrd0LptnkHrsmnt

Gng1SACPDMscndct1PblcRstrmDnlsAtChvrn65th @

<https://m.youtube.com/watch?v=mAkvBJhQ20k&list=PLRI-9fXPAYpGY-nroowwOyFFQyXXLoXIB&index=79&t=121s>

(<https://m.youtube.com/watch?v=mAkvBJhQ20k&list=PLRI-9fXPAYpGY-nroowwOyFFQyXXLoXIB&index=79&t=121s>)).

RULE OF LAW

{What is CONSPIRACY?

In criminal law. A combination or confederacy between two or more persons formed for the purpose of committing, by their joint efforts, some unlawful or criminal act, or some act which is innocent in itself,

but becomes unlawful when done by the concerted action of the conspirators, or for the purpose of using criminal or unlawful means to the commission of an act not in itself unlawful. *Pettibone v. U. S.*, 148 U. S. 197, 13 Sup. Ct. 542, 37 L. Ed. 419; *State v. Slutz*, 106 La. 182, 30 South. 298; *Wright v. U. S.*, 108 Fed. 805, 48 C. C. A. 37; *U. S. v. Benson*, 70 Fed. 591, 17 C. C. A. 293; *Girdner v. Walker*, 1 Heisk. (Tenn.) 186; *Boutwell v. Marr*, 71 Vt. 1, 42 Atl. 607, 43 L. It. A. 803, 76 Am. St. Rep. 746; *U. S. v. Weber* (C. C.) 114 Fed. 950; *Comm. v. Hunt*, 4 Mete. (Mass.) Ill, 3S Am. Dec. 340; *Erdman v. Mitchell*, 207 Pa. 79, 56 Atl. 327, 63 L. R. A. 534, 99 Am. St. Rep. 7S3; *Standard Oil Co. v. Doyle*, US Ky. 602, 82 S. W. 271, 111 Am. St. Rep. 331. Conspiracy is a consultation or agreement between two or more persons, either falsely to accuse another of a crime punishable by law; or wrongfully to injure or prejudice a third person, or any body of men, in any manner; or to commit any offense punishable by law; or to do any act with intent to prevent the course of justice; or to effect a legal purpose with a corrupt intent, or by improper means. Hawk. P. C. c. 72?

(<https://thelawdictionary.org/conspiracy/>

(<https://thelawdictionary.org/conspiracy/>)). Conspiracy Ik:mspirQsiy I.

A combination or confederacy between two or more persons formed for the purpose of committing, by their joint efforts, some unlawful or criminal act, or some act which is lawful in itself, but becomes unlawful when done by the concerted action of the conspirators, or for the pur pose of using criminal or unlawful means to the commission of an act not in itself unlawful. A person is guilty of conspiracy with another per son or persons to commit a crime if with the purpose of promoting or facilitating its commission he: (a) agrees with such other person or persons that they or one or more of them will engage in conduct which constitutes such crime or an attempt or solicitation to commit such crime; or (b) agrees to aid such other person or persons in the planning or commission of such crime or of an attempt or solicitation to commit such crime. Model Penal Code, ? 5.03. Crime of conspiracy is distinct from the crime con templated by the conspiracy (target crime), *Com. vDyer*, 243 Mass. 472, 509, 138 N.E. 296, 314, cert. denied, 262 U.S. 751, 43 S.Ct. 700, 67 L.Ed. 1214. Some jurisdictions do not require an overt act as an element of the crime, e.g. *Com. v. Harris*, 232 Mass. 588, 122 N.E. 749. A conspiracy may be a continuing one; actors may drop out, and others drop in; the details of operation may change from time to time; the members need not know each other or the part played by others; a member need not know all the details of the plan or the operations; he must, however, know the purpose of the conspiracy and agree to become a party to a plan to effectuate that purpose. *Craig v. U. S.*, C.C. A. Cal. , 81 F.2d 816, 822. See also Combination in restraint of trade; Confed eracy; Wharton Rule. Civil conspiracy. The essence of a ♦civil conspiracy♦ is a concert or combination to defraud or cause other injury to person or property,

which results in damage to the person or property of plaintiff. See also Civil conspiracy. Overthrow of government. See Sedition. Seditious conspiracy. See Sedition ♦

Joinder. Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step-Of proceeding; union; concurrence. The consent to an agreement or document by a party who has an interest in the subject matter of the agreement or document, but who is not himself an active party to the agreement or document. Collusive joinder. The joinder of a defendant, commonly a nonresident ♦ Compulsory joinder. A person must be joined in an action if complete relief cannot be afforded the parties without his joinder or if his interest is such that grave injustice will be done without him. Fed.R. Civ.P. 19(a) ♦ Joinder in issue. In common law pleading, a formula by which one of the parties to a suit joins in or accepts an issue in fact tendered by the opposite party, Also called ♦similiter♦. Joinder in pleading. In common law pleading, accepting the issue. and mode of trial tendered, either by demurrer. error, or issue. in fact, by the opposite party. Joinder of claims. Under rules practice, a party asserting a claim to relief as an original claim. counter claim, cross claim or third party claim may join as many claims as he has against an opposing party whether they are legal or equitable. Fed.R.Civ.P. 18(a); New York C.P.L.R. ? 601. Joinder of defendants. Two or more defendants may be charged in the same indictment or information if they are alleged to have participated in the same act or transaction or in the same series of acts or transactions constituting an offense or offenses. Such defendants may be charged in one or more counts together or separately and all of the defendants need not be charged in each count. Fed.R.Crim.Proc. 8(b).. Joinder of offenses. Two or more offenses may be charged in the same indictment or information in a separate count for each offense if the offenses charged. whether felonies or misdemeanors or both, are of the same or similar character or are based on the same act or transaction or on two or more acts or transactions connected together or constituting parts of a common scheme or plan. Fed.R.Crim.Proc. 8(a). Joinder of parties. The act of uniting as parties to an action all persons who have the same rights or against whom rights are claimed. as either co-plaintiffs or co-defendants. Fed.R.Civil P. 19 and 20.

Necessary and indispensable parties. Prior to 1966 the federal. and most state. courts used classifications to determine if a person should or must be joined in an action. The label ♦indispensable♦ was used if the connection to the action of the absentee party was so close that the action should be dismissed unless the party was joined. The label ♦necessary♦ was used if the party was one who ought to be joined if this was possible. These classifications proved unsatisfactory and in 1966 Fed. Rule of Civil Proc. 19 was replaced with a new Rule 19.

♦Joinder of Persons needed for Just Adjudication.♦ Rule 19(a)

defines the class of persons who are needed for just adjudication. If an absent party meets this test, and is subject to process, the court must require that he be joined. If the absent party is needed for just adjudication and is not subject to process, Rule 19(b) states the factors to be considered in deciding whether to proceed in his absence or to dismiss the action. Proper parties. If a party has some relation to the action, but it is not so close as to make him a person needed for just adjudication within Rule of Civil Proc. 19(a), he is a "proper" party, and the plaintiff has an option whether to join him if the tests of Rule 20 are met. Joinder of remedies. Whenever a claim is one therefore cognizable only after another claim has been prosecuted to a conclusion, the two claims may be joined in a single action; but the court will grant relief in that action only in accordance with the relative substantive rights of the parties. In particular, a plaintiff may state a claim for money and a claim to have set aside a conveyance fraudulent as to him, without first having obtained a judgment establishing the claim for money. Fed.R.Civ.P. 18(b)

Levying war. In criminal law, the assembling of a body of men for the purpose of effecting by force a treasonable object; and all who perform any part, however minute, or however remote from the scene of action, and who are leagued in the general conspiracy, are considered as engaged in levying war, within the meaning of the constitution. Art. III, § 3, U.S. Constitution. See also Insurrection. The words include forcible opposition, as the result of a combination of individuals, to the execution of any public law of the United States; and to constitute treason within the Federal Constitution, there must be a combination of individuals united for the common purpose of forcibly preventing the execution of some public law and the actual or threatened use of force by the combination to prevent its execution. *Kegerreis v. Van Zile*, 180 App.Div. 414, 167 N.Y.S. 874, 876. (Black's Law Dictionary).

Furthermore,

07192021 I have intended, delayed by caused damages of said overburden, time-waste and delay by conspiratorial illegal restraints by harassments, as per past assertions of informations, etc., to report incident on this date of another joinder act in same conspiracy to Internal Affairs and chief since criminal neglect by rejection of proven crime upon probable cause differentially post reporting as supplement to report 21-201451 as complaint of joinder act in same conspiracy evinced by a escalated dynamic fluctuation pattern at multiple locations evincing a motive to be networked to maliciously harass with denial of access to resources and disruption to my life and causes retaliatory by organized criminal network amongst Punjabi Sikh gas station employees with gangs and conjunct with escalated pattern of mafioso stalking of resource locations with illegal surveillance

espionage activities overzealous in malice intent to foment hostility and caused damages by extreme reputation harm defamation and to order colluders of network to escalate intents of malicious false incrimination in conspiracy all within a small number of days... see joindere matter of reports 21-144959; 21-201451 and 21- I really can't remember right now of incident just prior to 201451 and at gas station on Howe when Sikh clerk chased me with a bat unprovoked... on record... 07192021 Late Morning and afternoon: 1. Denial of Service at Max's Quick Corner, Freeport Blvd. and assault by Mexican Gang Member clerk and Co-Member called by clerk [as Joindere Act in recent pattern of dynamic fluctuation evincing to be networked in same Conspiracy, per past assertions, Retaliatory Malicious to my recent legal actions (in DSS SDHN: 104736662 and Reports: 21-144959, etc.)... and see description containing information. I cannot tolerate these prohibitions from resource locations harming my causes in malice intent by obvious inference prima facie; Do not even try to tell me it is not or not crime to prosecute! Subpoena: I have demanded procurement of available surveillance footage per Duty to Investigate actual. I demand this by email converted to usable format, to not harass technically obstructionist, of .mp4! I DEMAND arrest of mexican employee and gang member associate, I have discerned, and as corroborated by parol testimony evidence harassing with Cruel and Unusual Punishments and Clear and Present Danger outspoken audibly heard by ALL, the meth-cartel and satanic cult affiliation with mexican gang of unnaturalized but immigrated mexicans of former M.T.I.s Aguilar and Bruton of representing to be U.S. Air Force in protracted collusion in conspiracy by Gross UCMJ violations which I attest to in FIRMEST CONVICTION WHICH I WILL ALWAYS STAND BY AND PROVE (YOU TREASONOUS DEATHWORTHY CRIMINAL DIRTBAG JERKOFF PHYSICALLY AND MENTALLY UNFIT FAGGOTS)!

See:

210719AVRcrd0LptnkHrssmnt

GngHrssmnt1SACPDMScndctAtMxsQckMrt1RlysFrprtPRstrmHgnDnlsE
BTLcRprt21201451 @

[https://m.youtube.com/watch?](https://m.youtube.com/watch?v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39)

[v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39](https://m.youtube.com/watch?v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39) ([https://m.youtube.com/watch?](https://m.youtube.com/watch?v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39)

[v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39](https://m.youtube.com/watch?v=aNtCWg9BDjA&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=39)) and description with full information of supplement.

07122021

One example: there has been recurring pattern of conspicuously-timed to be Malicious Retaliatory harassments by your officers just prior to each action in my casematters such as JCTF vs. SACDHA (my record filename) matter of DSS SHDN: 104736662, and against the law, betraying intent to illegally restrain to disrupt and probably Abuse

process to manslaughter in collusion... Organized Criminal saturation and occultuc-satanic:

See: 210712LptnkHrsmnt

SACPDOvrzlsMscndct1SchldldPhnHrngSHDN104736662 @

<https://m.youtube.com/watch?v=D6-paTuNY9g&t=19s>

(<https://m.youtube.com/watch?v=D6-paTuNY9g&t=19s>)

And, another sample:

07232021

See: 210723LptnkHrsmnt SACPDMscndct1MlcsDnl0Srvs StrbcksFrprt

PrtI @ <https://m.youtube.com/watch?v=cCCX8itF0E0>

(<https://m.youtube.com/watch?v=cCCX8itF0E0>);

210404AVRcrd0Rprt2SACPD21 90454

LptnkMnfstPhnmna1GngHrsmntAttmptdAssltAggrvtdRdt @

[https://m.youtube.com/watch?](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s)

[v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s) ([https://m.youtube.com/watch?](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s)

[v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=305s))

*CEASE AND DESIST LETTER (under Exigent Circumstances, Informa pauperis, due to caused indigency, reputation harm and loss of income by conspiracy to deprive Life, Limb, Liberty and Property, etc.)

See:

*CEASE AND DESIST LETTER (under Exigent Circumstances, Informa pauperis, due to caused indigency, reputation harm and loss of income by conspiracy to deprive Life, Limb, Liberty and Property, etc.)

SEE AGAIN: Wrkprdct in Process: AV attachments to Internal Affairs

Complaint @ [https://m.youtube.com/playlist?](https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO)

[list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO](https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO)

([https://m.youtube.com/playlist?](https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO)

[list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO](https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO));

201007AVMmrndm9Spprt2PrvHstrclClmr9CnsprcyVII @

[https://m.youtube.com/watch?](https://m.youtube.com/watch?v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24)

[v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24](https://m.youtube.com/watch?v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24) ([https://m.youtube.com/watch?](https://m.youtube.com/watch?v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24)

[v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24](https://m.youtube.com/watch?v=SLqOyswAXFk&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=24)) (concerning false incrimination conspiracy by harassments you have betrayed💎);

210502Prvw2FtrAppndcs2LptnkMnfstPhnmna1Hrsmnt1SACPDMscndct1GngHrsmnt

Jacob Ben Sewickley @ [https://m.youtube.com/watch?](https://m.youtube.com/watch?v=VOsvACxszl0&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=46&t=12s)

[v=VOsvACxszl0&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=46&t=12s](https://m.youtube.com/watch?v=VOsvACxszl0&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=46&t=12s) ([https://m.youtube.com/watch?](https://m.youtube.com/watch?v=VOsvACxszl0&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=46&t=12s)

v=VOsvACxszl0&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=46&t=12s) [Note: NOTICE Alleged prosecutor, Fritz Van der Hoek (church of satan agent)planted, personally targeting in my cases initiated as false-prosecution in malice intent, as architect ♦ FOUL PLAY RICO falsification of incrimination, Prosecutorial Misconduct and exploitation of Use of Lethal Force issue illegally and prosecutorial misconduct and Abuse of the Criminal Justice System in same Conspiracy aforesaid, as replaced prosecutor impersonating with fabricated, false license noncredentialed in Organized Crime, RICO conspiracy personally targeting myself (when he has probably before impersonated a police officer without academy-trained license falsified; he is probaby not even truly named Fritz Van der Hoek; that is probably false alias hiding true identity while in Yolo County) (See: JCTF vs County of Yolo et al. page @ <https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/> (<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>)) He is hostilely Vindictive since proven Incompetent, a sadistic deviant lunatic, and stupid when chidishily grandiose, self-delusional that he is a masturbatory genius at lawmaking influenced by, although nonattendingly, an imagined Whoville form of law that nobody else was ever smartvenough to hear before ♦ he treasonous by crimes malpractice while pretending and needs to be removed from the face ofthe earth in the Overriding Interest of Justice! It has Evinced by prolonged train of accumulative proofs beyod ♦beyond all reasonable doubt♦: you are colluding by nonjurisdictional involvements with these enemies of whole network!]; * Criminal Complaints 2019 Through Present, currently under maintenance recovering from malicious sabotage, @ <https://archive.org/details/210219-eml-rcrd-2-fbi-clvlnd-fld-offc-1-sacpdintrnl-affrs-1-saccnty-shrff-intrnl> (<https://archive.org/details/210219-eml-rcrd-2-fbi-clvlnd-fld-offc-1-sacpdintrnl-affrs-1-saccnty-shrff-intrnl>);

EXCULPATORY INFORMATION: + Repeatedly, during multiple illegal, frivolous stops (actually) by officers of said agency, excessively, and numerous times within communications to multiple divisions of your agency, and during dispatch calls I have communicated to your agency for your retention of to be acknowledged, not constantly and conveniently forgotten selectively to be redundantly harassed with causing damages of time-waste and delay while feigning innocent ignorance of my person and context, while the Looptank is harassing in parallel each and every time being picked up and recorded on your surveillance camera audio, which I can prove against always: Exculpatory Information factually exonerating concerning fraudulently false warrant maliciously retained in relevant database (accessed by officers) since 2016, as I have been informed, which was falsely issued, maliciously in collusion with criminal-minded

prosecutor, Fritz Van der Hoek (actually Marilyn Manson, actually make-believe daydreaming lunatic, infantile-minded masturbator (just look at him... a Capitol big-bubble crime to such jesuit trained... and you can tell he is a passive aggressive method serial killer like Bill Buford and Dahmer... You know, that creeps over to his basement some homo and slips him a micie to invite friends to barbecue as long as nobody tells anyone or he's going to cry like a baby and tell on them to the fighting Amish of Carrol County and then speed past me blaring Psychopathic noises from his car stereo along Truck Ave. where some fag with a tag reading "Mooreman" woke me up disturbing my sleep with a boner the next morning, because angels were chasing him for being an obsessed stalking Freak per motives confessed in his stupid memoir dictated on acid, etc... But see guy... These actually are criminals, not me okay), Brian Warner (dude.. you are ugly... It's never going to work out can you get the message?), (disguised with recent and specifically purposed, in divination and assassination assignment in pact with the devil, face-lift and when refraining from attending court in his pubish halloween costume and with false alias by Illegal record tampering) as one more of an overbearing inundation of a multitudinous amount of joindered acts of Judicial and Prosecutorial Misconduct by Judge Maguire of Yoko County, of a train protracted over four years, Evincing to proof to be in same RICO conspiracy with intent to Maliciously False Incriminate and Abuse the Criminal Justice System (so incompetently) against my person, and for which I am pursuing recourse and rectification amongst my multitudinous matters simultaneously Harassed with (DO NOT GIVE ME ANY MORE), which is recorded to be for "failure to appear," which is actually false , for hearing upon false-charge of petty misdemeanor! Repeatedly, officers have communicated, at each illegal stop, due to officer's awareness of legal imprudence during contingencies of these matters: It is policy to only arrest for non-frivolous priorities within jurisdiction, in consideration of time and resources of agencies and courts and in lieu of early date respecting parties' right of liberty to not be unnecessarily restrained within a jurisdiction not residence over such pettiness. DO NOT CHANGE POLICY. I will always consider any acting upon said warrant false, upon the above, during time recourse at issue is obstructed by delays described to be Malicious and Hostile Criminal Collusion in same Conspiracy aforesaid. DO NOT HARASS WITH ANY MORE ATTENTION AT ALL THEREBY RESTRAINING MY JUST CAUSE TO RECTIFY, and all Incidents have and do cause malicious damages of time-waste and delay each time as harassments WHICH YOU MUST CONSIDER; therefore, I will, to reiterate since nothing seems to get through skulls since Occultic Looptank cooperation that has caused Looptank Effect Syndrome, the mass psychogenic hysterical epidemic (when Covid does not even exist... But Looptank Effect Syndrome is actually the epidemic that this delusion is result of with its bizarre

behavior and societal complacency with as specifically cooperation with Xi Jinping of China a core contagion as plot on one person specifically and this is actually the truth) hysterical to clamor about one person, which is a Phenomena that has occurred in history yet never on same scale, and with its mental state aberrations pervading, it includes that such obvious is always guilefully denied to this target... I will consider such act to be Malicious colluding in same Conspiracy... And now go back to the top and read over again and again yourself to comprehend and retain within the whole context... This is a real problem... See what you just did? Right? FOR SUPPORT AT ISSUE:

Please be advised:

See: Recently built and launched webpage (under construction), JCTF vs County of Yolo et al. UNDER CONSTRUCTION {EMERGENCY DELIVERY SERVICE SYSTEM AND CASE PREPARATION FOR EXTRAORDINARY RELIEF (FROM ♦THE GREAT MOCKERY OF JUSTICE♦) PAGE}, in Exigent Circumstances, @

<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>

(<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>).

♦Currently, in Preparation [(only by Jacob (James E. Horton), Pro se, In forma pauperis, while conspiratorially caused to be indigent with sabotage by RICO mail theft under general, illegal Restraints of Fundamental Rights of Due process and Liberty by illegal surveillance Misconduct, including illegal electronic with pernicious, malicious Interference, (my typing of this is being severely frustrated by right now by malicious, remote-terminal interference) and other various Obstructions by Abuses of Process, as Extraordinary Circumstances, Sole-Practicing ♦ NOT BY ANY LOOPTANK COUNTERFEITING RACKETEERS]:

♦A Petition for Extraordinary Relief can be filed when there is no other plain, speedy and adequate remedy available to a person. It can be on grounds involving: wrongful restraint on personal liberty; wrongful use of public or corporate authority; wrongful use of judicial authority, and the failure to exercise such authority. Extraordinary relief is usually granted in form of writs. Certiorari, Habeas Corpus, Mandamus and Prohibition are a few examples of extraordinary writs♦ (<https://definitions.uslegal.com/p/petition-for-extraordinary-relief/> (<https://definitions.uslegal.com/p/petition-for-extraordinary-relief/>)).

EXTRAORDINARY REMEDY:

♦This is the remedy that tries to make relief possible that won♦t ordinarily be obtained in ordinary action of the court♦ (<https://thelawdictionary.org/extraordinary-remedy/> (<https://thelawdictionary.org/extraordinary-remedy/>)).♦

After obstructed actions (mostly by criminal complaints to all levels of agencies representing as ♦law enforcement♦ publicly, incrementing in severity, and during Anomalous Harassments constituting ♦Cruel and Unusual Punishments♦ in retaliation, the only response ever, by Central-Targeting of The Looptank Insurrection and its Public Demonstration Under Treasonous Color of State Action with Nefarious Agency profusing Attention Hostile to All of my activities while walking upon the earth constantly since April of 2014 while self-representing in Yolo County, when their area-code is ♦666♦ chosen by its local government)for recourse and resolution to conspiratorial obstructions to Due Process Delivery of my Petition for Writ of Review, which I have acted to file by mail to Supreme Court of California, however, said Court informs that U.S. Postal service never delivered it, therefore, upon proofs, it has been stolen conspiratorially enroute, and this continually occurs with all of my mail (this is a Treacherous situation Evincing high-profile Conspiracy ipso-facto which has a background of its continuity over decades of my 51 years) for approximately a little more than a year (as factually averred with documentary support proving), I intend, amongst my multiple matters while severely harassed with legal and prosecutorial harassment conjunct with networked stalking surveillance, including electronic harassing by remote-terminal hacking, (as Harassments Bordering on Arrest, by criminal law doctrine definition, causing damages by thier illegal restraints equivalent to false imprisonment, and for years without sentence, effecting that I have been being illegally imprisoned, actually, by them, for years illegally)to: redeliver, again, same Petition as Due Process Right, by this distributed Emergency Delivery Service aforementioned, to same Court soon! Simultaneously, during this period, I also, per legal harassments in conspiracy to Commit all Vioations of all Fundamental Rights, other immediate priority casematters: 1. in State Hearing Department of C.D.S.S. proceedings concerning conspiratorial, client mistreatment and racketeering also to obstruct by disruptions; 2. Causes of Action against constant police harassment; 3. Cause against D.O.D. UCMJ Violations of conspiracy to manslaughter; and more, etc. with their expedencies OVERBURDENING UNBEARABLY in whole process toward rrecourses sought in interest of Justice!

THEREFORE, DO NOT STOP ME AGAIN♦ DISRUPTING♦ EVER AGAIN♦ ALL PREVIOUS STOPS HAVE BEEN, PRIMA FACIE, IN COLLUSION IN NETWORK AND I AM NOT GOING TO TOLERATE IT!!!!!!I WILL SCREAM MY HEAD OFF! IN TOTALITY OF CIRCUMSTANCES♦ YOU WILL DEAL WITH IT♦ AND WHEN YOU OBVIOUSLY ARE COLLUDING WITH CONSPIRACY TO HARASS BY GANG HARASSMENTS AND WITH EXTREME PUBLIC NUISANCE AROUND ME CONSTAMNTLY AND DISTURBANCES OF THE PEACE

ENABLED IN COMPLICITY AND COLLUSION ♦ I HAVE REPORTED
THESE MULTIPLE TIMES ♦ I HAVE JUSTLY PUBLISHED THE RECORD ♦
YOU NEED TO STAY AWAY!!!!

See record of exculpatory proofs invalidating this false warrant
falsely-issued amongst accumulative joindered acts in same onspiracy
and in colusion with Fritz Van der Hoek) @ JCTF vs County of Yolo et
al. page @ <https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>
(<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>)

To Chief, Internal Affairs and Investigation Division of the
Sacramento Police Department, **F.O.P. and church of satan (officers'
affiliation in collusion), City of the Vatican (as capital of mafioso Cosa
Nostra cult affiliation in collusion and its most Heretical and Apostate
Cardinals of its secretariat of state office and to forward to his most
Aposteness), Freemason Lodge (of Middletown, NY ATTN: Hortons),
and NAACP (also, with Obama, colluding affilation of Chief Hahn and
Hortons above), entities publicly representing as Executives of
executive branches as Joey Biden whom I cannot recognize as
“president” in good conviction, (Note: I will not tolerate Prejudicial
sentiments, against Faith Insight, actually from the True Living God
Almighty, that such Entities, as if fictional figments, are NOT to be
Addressed with Confrontation and unto Conviction to Judgment;
Actual Tradition RULES THAT YES THEY MUST BE TO PURGE THE EVIL
FROM THE LAND; the formeris MEATHEAD COUNTER-CULTURE
SUBVERSION WHICH HAS ENABLED TOO SEVERE A CONDITION TO
BE IGNORED OF A DECADES-LONG, COWARDLY EXECUTED IN
HIDING, OCCULTIC CONSPIRACY OF BABYBOOM WASTECASES!!!!),

LETTER OF DEMAND TO CEASE AND DESIST

TO REITERATE:

** WARNING ♦ I DO HAVE JUST CAUSE TO AGGRESSIVELY CONFRONT
to ASSERT (per protracted and Extraordinary Case history, as a whole
CONTEXT (requiring Extraordinary Relief), over years and Escalating:
DO NOT REINITIATE INVESTIGATION UPON THIS COMMUNICATION
♦ ACCUMULATIVE INADMISSABLE ILLEGAL TAINTED FRUITS of
MOST SEVERE INVESTIGATORY MISCONDUCT ever COMMITTED in
COLLUSION ♦ THE MOST CLOUDED and PDENSE ♦ BOOK OF THE
AGES EVER ♦ (for example, just the so-called ♦ Mission Critical ♦ cage
for casefile storage, of casefile against myself specifically, at basement
of Clevand, F.B.I. field office ♦s basement with a front, a vast
networking sub-contracted, conspiratorial para-governmental,
illegally, organization, ♦ InfraGuard ♦ ♦ of satanists networked
through heirarchal covens and other local cults of satanic, occultic
heirarchal network headquartered at the Vatican, RATIONALIZING ♦
ABUSE OF MEANS BEYOND SCOPE of anything reasonably called an

investigation❖ CEASE❖ BUT INVESTIGATE YOURSELVES per MY
❖INTERNAL AFFAIRS❖ COMPLAINTS (MANY AND ALL VALID)! You
have never had any reasonable suspicion❖ all has been illegal,
malicious MISCONDUCT! It did not just start!{Weeks v. the U.S. (1914)
and Mapp v. Ohio (1961)❖What is The Exclusionary Rule?

The exclusionary rule is a legal principle in the United States, under
constitutional law, which states that evidence obtained or analyzed in
violation of the defendant❖s constitutional rights is sometimes
inadmissible for criminal prosecution in a court of law. As we know it,
in the United States, everyone has rights, and the people who accept
the responsibility of upholding the law are responsible for upholding
all laws as it pertains to everyone. This also includes suspected
criminals. The exclusionary rule is grounded in the fourth amendment
and is intended to protect citizens from illegal searches and seizures
from the police❖ ([https://thelawdictionary.org/article/the-
exclusionary-rule/](https://thelawdictionary.org/article/the-exclusionary-rule/) ([https://thelawdictionary.org/article/the-
exclusionary-rule/](https://thelawdictionary.org/article/the-exclusionary-rule/))).}

+ [.../Cs1DsstLtr2SACPD...] Pattern of officers of your agency have
been

beyond scope of ... deference to presumption upon expertise of police
officers...defined... presumptive rights outweigh and override... with
weight of evidence indicting the grossest pattern of joinder acts of
Malicious Misconduct of most Severity!

“Law Enforcement

Federal criminal civil rights law prohibits law enforcement agents
from conspiring to
interfere with federally protected rights, depriving rights under “Color
of Law,” or using
or conspiring to use force, or threat of force, to interfere with the free
exercise of your
civil rights” (Getting Uncle Sam to Enforce Your Civil Rights.
<https://www.usccr.gov/filing/index.php>
(<https://www.usccr.gov/filing/index.php>)).

YOU ARE RESPONSIBLE PER YOUR SCOPE. OF DUTY! FOR RECEIVING
THIS INFORMATION OF ACCUMULATING EXIGENT HARASSMENTS
I AM HOLDING YOU ACCOUNTABLE!

* Legal Note (due to mad incompetence per Looptank Effect Syndrome
and character aberrations)[okay Milkdud, stop getting Vindictive and
hyperscrutinizing ignorantly❖ JEALOUS! Sit DOWN❖ CEASE❖
DESIST! YOU ARE LOOPTANKING ESCALATING SCHATALOGICAL❖
SHUT UP!❖ (to Looptank Manifest Phenomena Personality Identity
personally harassing overbearingly at moment, parallel with my tasks
amongst its LOUD Clamor as War Act by LOAC)]:Cease and desist
❖Cease and Desist❖

A cease and desist letter is a document sent to an individual or

business to stop allegedly illegal activity. The phrase ♦cease and desist♦ is a legal doublet, made up of two near-synonyms. The letter may warn that, if the recipient does not discontinue specified conduct, or take certain actions, by deadlines set in the letter, that party, i.e. the letter♦s recipient, may be sued.[1][2] When issued by a public authority, a cease and desist letter, being ♦a warning of impending judicial enforcement♦,[3] is most appropriately called a ♦cease and desist order♦.(Wikipedia).;

** Cornell University insigniaCornell Law SchoolSearch Cornell
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LII U.S. Code Title 18 PART I CHAPTER 13 ♦?242

18 U.S. Code ♦ 242 ♦ Deprivation of rights under color of law
U.S. Code

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death..♦

[For Additional Information of more hectic and accumulative
joindered crime acts]:
Additional Legal Diary:

07182021

See: 210718L210718LptnkHrsmnt SACPDMscndct ReRprt21201451 @
<https://youtu.be/jiPbtodeFy4> (<https://youtu.be/jiPbtodeFy4>).

210718AVRcrd0LptnkHrsmnt

MlcsDnl0SrvAtSnclrGsSttnFrport1Asslt1SACPDMscndct Rprt21201451
@ <https://youtu.be/C0zptogQB0c> (<https://youtu.be/C0zptogQB0c>).

Description:

A BBOIP Comm AV
Record Document

210718 AV Record of
Looptank Harassment:
Malicious Denial of Service
At Sinclair Gas Station, Freeport,
Assault and SACPD Misconduct
Report:21-201451

This is a Multiple Recipient Email delivered:
To DSS State Hearing Division:
To: CDSS State Hearing Division
From: Claimant Jacob (James E. Horton)
SDHN: 104736662

Memorandum with AV Evidence in Support

I, Jacob (James E. Horton), intend to file this correspondence as Letter of Memorandum with attachment of AV evidence of joindered acts of same Conspiracy by conjunct and colluding acts of agencies ♦ Abuse of Investigatory means in Malicious Retaliation [in Collusion with nojurisdictional cooperation, coordination and collaboration with Multi-Agency Saturation and with Occultic-Organized Crime and Foreign Enemy Gangs, Covens, Cults and Conspiratorial Organization, including Sikh and other Unnaturalized Foriegners (in satanic Global and Anti-Christian and Anti-American Conspiracy, in whole context of All previous Assertions upon whole body of evidence), including Police departments in joindered acts with investigation division of DHA of Sacramento County, which, by its gross Misconduct has spread a Retaliatory and Malicious Clamor of Reputation Harm, with Motive and its illegal basis, at Public locations of EBT transactions] in Support prima-facie well-reasoned to prove beyond all reasonable doubt. Appendix of AV Evidence document will also be filed.

To Sacramento Police Department, Chief and Internal Affairs,
Facts: Aprox. between 1:30 PM and 2:00 PM: while visiting for purchase with EBT card (repeating customer), immediately clerk, unprovoked with disruption of any kind, instantly ordered, ♦ You go, get out ♦ ♦ He CLAIMED as ulterior motive: ♦ No homeless people aloud! ♦ This was even highly assumptive! I am human being who walked into the store! This betrayed conspiratorial collusion by Abuses of Investigatory means with undue attention maliciously predisposed to Reputation Harm detrimental to Life, Limb and Liberty prima-facie by denial as customer to ♦ buy! ♦ Culprit, the clerk, accosted with assault with a wooden rod as a bat; same initiated malicious false-report to police dispatch on basis stated to recipient: ♦ Homeless

people too much problem in my store.◆

I left◆ reported to dispatch by phone at 2:06 PM actual facts. I demanded, and still do DEMAND his arrest upon accusations aforementioned in DETERRENCE JUSTLY as OBLIGATED DUTY to not OBSTRUCT JUSTICE in COLLUSION. Attitude of Dispatcher, Brian, Betrayed obvious and conspicuous Malicious Predisposition in premeditated and Aggravated collusion with these joindered acts of Conspiracy in context of all of the litany of MY just reports to your agency and, therefore, guilt as party of it! All my reports of joindered acts of crime toward myself have been prejudiced with nonaction toward culprits and enforcement by my rights of law enforcement DETERENCE betraying NoT ONLY COMPLICITY but COLLUSION while continuing escalated behavior of OVERZEAL and HYPERVIGILANT Misconduct Harassing myself with Retaliatory Malicious and Frivolous stops betraying intent to DISRUPT my LEGAL ACTIVITIES by the HARASSMENTS! They Constitute: Illegal Restraints by Illegal Abuse of Investigatory means Beyond Scope of Duty (all while, criminally, law enforcement is neglected in justice in my favor as duty) by HARASSMENTS BORDERING on ARREST, without ANY REASONABLE SUSPICION, (by legal doctrine of these legal terms of relevant issues ◆ RESEARCH) in CRIMINAL CONSPIRACY I have reiterated previously an incalculable number of times, and since, Escalating Retaliatory Harassments only Increase and Worsen in total, Complete partiality and Prejudice!!!!

08082021: ◆Checked for received email◆ noticed notice of new action in C.D.S.S. State Hearing Division case: 104736662. I know you are aware of all its details per:1. past informants mentioning; and, 2. Overzealous, Retaliatory-Malicious surveillance Misconduct Vindictively and obsessed! Due to inundation of multiple harassments of which many have been subjects of complaints to your agency, I did file a continuance of 08022021 phone hearing with good faith cause. also since former agency ignored discovery compulsion withholding maliciously preventing my preparation against Due Process, and multiple other reasons with good faith cause procedurally specified in my declaration! It was: AbandonmentDecision-NonAppearance.pdf. ALJ◆s Opinion for decision dismissing:◆SUMMARY You did not appear for the hearing on August 02, 2021 . Your appeal is dismissed. FACTS You asked for a hearing on April 21, 2021. Your appeal was about the following benefit(s): CalFresh A notice of hearing was sent to the last address given to State Hearings. The notice listed the date and time of the hearing. It was not returned in the mail. You did not ask for a postponement before the scheduled hearing time. You or your authorized representative did not attend the scheduled hearing. LAW State Hearing regulations are published in a Manual of Policies and Procedures (Man. Pol. & Proc.) and California Code of Regulations (Cal.

Code Regs.). A hearing request will be dismissed if it is abandoned. An appeal is abandoned if you do not attend the hearing, or send a representative. You have the right to ask to reopen the appeal. You must show there is a good reason for not attending the hearing. The request to reopen must be made within 30 days of the date you received the dismissal decision. (Man. Pol. & Proc. ♦ 22-054.221-.222; Cal. Code Regs., tit. 10, ♦ 6610.) CONCLUSION You did not attend this hearing. You did not send a representative to the hearing. No one asked for a postponement. The hearing request is dismissed. You may ask to reopen the appeal. To do this, you must give a good reason for not attending the hearing. This must be done within 30 days of getting the decision. If you are not able to ask to reopen your appeal within 30 days, you must tell us why you could not file within that time. We can still reopen your appeal if you had a good reason for asking late. ♦

Opinion of ALJ betrayed prima facie confirmation of my complaint of RICO crimes of Conspiracy by this colluding act! It is also obvious that you are involved also and I am certain you are privy to the whole matter aforementioned! I INSIST ON THE DELIVERY OF DISCOVERY RECORDS; I ALSO AM JOINERING YOUR AGENCY AND, CO-COLLUDER, YOLO COUNTY AND MORE TO ACTIONS TO MANDATE SUCH AS REQUESTED FROM ALL OF YOU! Furthermore, these acts were crimes against humanity when I also recently filed Compulsion of Discovery for records of I.D. pursuant to Public Information Act, to ensure faithfulness upon evincing proofs of record tampering, when: 1. My I.D. was stolen by one Ampol Nomad group member living by College Place at river camp locality whom we all witness Looptank Manifest Parol Evidence, being corroborated by aforesaid, that, with connectivity to Obama , Kathy and Bonzo ♦s methdealing gang, SAC DHA is favoring her in RICO conspiracy to replace my identity and commit fou play manslaughter. as faos for the act

2.I informed that protracted attempts to reprocur had been all obstructed by: the violaing, defendant agency, and your police department actually when I have informed during multiple illegal stops (per Terry law) to only inaction! ♦I suspect abus of process tampering by multiple record catalogs wth different password accounts in malice intent. These Defaults are hostile to my Life, Limb and Liberty! See faithful record at <http://www.bboip.wordpress.com> (<http://www.bboip.wordpress.com>) at JCTF vs. SACDHA page from navigation menu! {18 U.S. Code § 242 ♦ Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by

reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.}

Conspicuously timed (per proven motives and intents by motus operandum pattern pernicious), officers were Retaliatory-maliciously, conjunct with obsessive, illegal, general, electronic surveillanve, hyperreacting to 1. Recent actions efiled delivered in CDSS State Hearing Division case: 104736662 (AV appendices in support of action for continuance upon harassments disrupting preparation and withholding, in conspiracy, and against the law, of compelled discovery needed for preparation, of AVAppendices to previous Internal Affairs Complaint delivered to your agency (Wrkprdct in Process: AV attachments to Internal Affairs Complaint

Jacob Ben Sewickley

48 videos @ https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO (https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO) remember?).

(201103AVSpclRprt1AddrssCrrspndnc2SACPDIntrnlAffrs1Chf1Infltrnt Moorman PrtIIIntro @ <https://m.youtube.com/watch?v=M-mvgHwBUcY&t=2s> (https://m.youtube.com/watch?v=M-mvgHwBUcY&t=2s) with description: ♦Description

201103AVSpclRprt1AddrssCrrspndnc2SACPDIntrnlAffrs1Chf1InfltrntMoorman PrtIIIntro

Jacovjames Moreshrimphthanneedhamandskinnypants5 viewsAug 7, 2021

201103AVSpclRprt1AddrssCrrspndnc2SACPDIntrnlAffrs1Chf1InfltrntMoorman PrtIIIntro

INTRODUCTION to 201103 AV Special Report and Address
Correspondence to SACPD Internal Affairs and Chief and Infiltrant
Mooreman:

Production of full Special Report has been delayed by extraordinary harassments subjects of multiple other ALCS1I casematters. I intend completion communicating further Intelligence on mentioned insight:

Occultic Phenomena (Doppelganger and Black Magic Remote Sex connected to demoniac mindcontrolled operation) and Avon Lake wiccan cult (and crypto-satanic of false-Christian imposters, and of Northeast Ohio originating ♦Gothic Cult♦ faction and terrorist group (of the Looptank Insurrection Group Network) ritualing by Rocky Horror Picture Show as actual vampires per secreted, esoteric agenda). This introduction addresses: I was sexually harassed again by the behavior of its practice (actually common amongst the satanic cult ♦Fraternal Order of Police♦) being flaunted spitefully, and with offensive intent toward a known opposer, during an illegal stop by alleged officer who betrayed he never attended Academy in a uniform.

It will serve to support a restraining order!

[To Judge: approx. 7 years ago, I sat in open court in this county (for citation for sitting in a public park actually) when a judge opened court meeting declaring, ♦This is a ♦Rush Gospel♦ free courtroom. This was during a very long period of ♦Looptanking Eschatalogical♦ dynamics of the continuing Mass Psychogenic Hysterical Epidemic♦ of Looptank Effect Syndrome with an outbreak of the practice mentioned. It has been, and is, a national security concern as a means of warfare by sorcery. During this period, the schizophrenic term referred to it by those of the vast mass on the periods mindcontrol program. I have walked passed Loaves and Fishes witnessing an officer of the Sacramento Police Dept on a platform briefing a mass audience of clients, at Friendship Park, on ♦safe, responsible ♦Rush Gospeling♦ against the law and obviously Effected. Therefore, I am certainly aware their is priviness to intelligence of this Abhorrent Reality amongst occultic network members. But, as Jacob the Centrally Targeted Figure, the Judeo-Christian Figure, such is guilefully denied to myself as a KNOWN Nonconformer and OPPONENT! This reality MUST be acknowledged and addressed for the EVIL that it is♦ I was sexually harassed by the Aolescent, Rebellious Protest flaunted before this FIGURE of JUSTICE and the fop can go to hell with the pubescent ridicule I am witnessing at this monent by the Harassments of the Looptank Manifest Phenomena♦s Clamor and riot♦ and both Mooreman and chief D. Hahn are heard amongst them! And with Communicated Death Threats and other threats of plots of Malicious Misconduct! GET YOUR BONER OUT of MY FACE FOP I DO NOT SWING THAT WAY FAGGOTS! and I♦m provoked to pissed offness really bad

Do you remember? Their have been other alternating schizo terms usurped by the audibly heard phenomena: Specious Pooling, Ghosty Pumping (oh♦ and when Peart was ♦Ghosty Pumpker♦), Ampoling, Chinky Favors, doing the Ansol Pat, Rockmonster Funtimes, and other just as infantileminded. Wasn♦t this all really wierd? I want fop cops

to stay away from me! NOW look, without my work in previous years💎 you will still be speaking this Truncated Protocol💎 Lest We Forget and you TRY to LYNCH ME!💎

08252021

20210825MlcsIntrfrncLog JCTF Obstrct2TruflngSprmCrtClfrnaRgstr]
08252021 appr. 12:30 PM: Obstructions to registering for Truefiling account, to refile Petition for Writ of Review; ... by Illegal Electronic Espionage, under Warrantless invalidly, General Surveillance misusing and Abusing means, Obstructive to Due Process Procedure Fundamental Rights Maliciously; Interference of any entered password to obstruct process — Abuse of Process tampering means probably enroute of ip traffic by Looptank Conspirators obsessive (Brian Warner profusing loudspoken parol evidence confessing simultaneously by harassments of Looptank Manifest Phenomena, in collusion with Personality Identities: Robert Horton from N.Y., Offcr. Wilson and Roger Murton, Semeryk, General Adjutant of CA (In reaction retaliatory to mention in Complaint to SACPD IA and chief mltpl rcpt. in process not yet delivered by involvement in Illegal, Unconstitutional Illegal Abuse of Srvllnc means hacking, Dan Lisa Laurie Hauser biological cousins disowned as culprits of vampire interested OccltzorgnzdCrmsaturation of FBI with paternal Dave and Gary Horton with Bushes and Horton oil tycoon relatives in Texas, etc... Oh... Kelly Deal just reminded me of herself, “see he never includes me because Um protected by the devil...”

[TmWstDlayNote08252021: Severe time-waste delay damages caused to multiple immediate priority matters of bboip in process with current overburdening necessary tasks since exigent harassments: JCTF vs. SADHA, SHDN104736662; Cease and Desist letter, with Restraining Order petitions to local court and mass Criminal Information to SACPD IA and chief with cc to multiple recipients and US DOJ; Quash of “Trespass Notice” (sic) collateral to JCTF vs. SACPD and Starbucks with incidents of Report 21-201451 at Starbucks Freeport; ID Recovery; and more etc... All enduring delays by process obstructions depriving Rights...]

See <https://archive.org/details/20210825-mlcs-intrfrnc-log-jctf-obstrct-2-truflng-sprm-crt-clfrna-rgstr> (<https://archive.org/details/20210825-mlcs-intrfrnc-log-jctf-obstrct-2-truflng-sprm-crt-clfrna-rgstr>);
210825LptnkHrssmnt Appndx220210825MlcsIntrfrncLog JCTF Obstrct2TruflngSprmCrtClfrnaRgstr @ <https://m.youtube.com/watch?v=2ypYf4B4qCY&t=177s> (<https://m.youtube.com/watch?v=2ypYf4B4qCY&t=177s>)

If you can💎t understand after this💎

THIS MATTER HAS ACCUMULATED DUE TO YOUR LONG TRAIN OF CRIMINAL NEGLECT❖ THEREFORE, IT WILL ACCUMULATE FOR YOU JUSTLY PER YOUR ACCOUNTABILITY❖ DO NOT ACCUSE ME OF HARASSMENT!

BE ADVISED: YOU HAVE ACTUALLY BY YOUR NEGLECT AND MISCONDUCT BEEN PROVOKING UNFATHOMABLY BEYOND HUMAN LIMITATIONS OF BEARABILITY AND PATIENCE, WHEN, ACTUALLY, I HAVE ALWAYS BEEN MOST SLOW TO PROVOCATION BY CHARACTER, NEVER EASILY PROVOKED AT ALL. IN WHOLE CONTEXT OF THESE MATTERS, AND ANY OTHERS YOU EVER INTEND TO INITIATE, THIS ❖TOTALITY OF CIRCUMSTANCES❖ IS, BY ACTUAL LAW, PER YOUR SCOPE OF DUTY, TO BE CONSIDERED TO OUTWEIGH PRESUMPTIVELY. WARNING: REMEMBER❖ ANY INCIDENTS DO EXIST WITHIN THIS WHOLE CONTEXT❖ THIS CONTEXT THAT ACTUALLY IS❖ IT IS IMPOSSIBLE FOR YOU OR ANY OFFICERS TO FEIGN IGNORANCE WITH ULTERIOR MOTIVE AT ANY TIME❖ I WILL CONSIDER ❖ANY❖ FURTHER ACT OR ACTION, THEREFORE, TO BE MOST HEINOUSLY RETALIATORY-MALICIOUS, PREJUDICIAL, VINDICTIVE, CRIMINALLY ILLEGAL AND A CONCRETE THREAT TO MY SAFETY OF THIS EXECUTIVE OFFICER OF THE BBOIP INSTITUTE❖ YOUR AGENCY❖S MISCONDUCT HAS PROVEN MALICE INTENT HOSTILE TO MY FUNDAMENTAL RIGHTS TO LIFE, LIMB AND LIBERTY AND I CONTINUALLY EXPERIENCE THREATS TO THEM❖ AND CORROBORATING THREATS FROM LOOPTANK MANIFEST PHENOMENA CONTINUALLY❖ AND PERSONALLY FROM ONE PARTY, PERSONALITY IDENTITY REPRESENTING AS CHIEF Daniel Hahn OF SACRAMENTO POLICE, AMONGST ITS HOSTILE, RIOTOUS CLAMOR AND TUMULT CONSTITUTING COMMUNICATED THREATS THE MOST SADISTIC AND EGREGIOUS, AS PLANS TO FALSE-ARREST AND MUTILATE IN SECRET IN SATANIC CONSPIRACY ACTUALLY AND TO COMMIT INVENTIONS OF EVIL SEXUALLY MOLESTING DURING MUTILATION AT A BLACK-SITE LOUDSPEAKING FROM STRATOSPHERE❖ VOICE OF SAID PERSONALITY IDENTITY DOES MATCH RESEMBLING CHIEF DANIEL HAHN AS WELL AS DOPPLEGANGER RESEMBLING ONE MILKDUD OF CHICAGO IN OBAMA❖S ORGANIZED CRIME GANG ASSOCIATED WITH A SO-CALLED SISTER RELATIVE OF MINE ALONG WITH MY BIOLOGICAL FATHER ALSO CULPRIT IN SATANIC, OCCULTIC NETTWORK COLLUDING❖ AND MOST SEVERE CRUEL AND UNUSUAL PUNISHMENT WITHOUT SENTENCE SADISTIC IN HISTORY OF MAN! STAY AWAY❖ NO MATTER WHAT I DO❖. CLOSE ALL INVESTIGATIONS EXPLOITED IN PLOT TOWARD MY PERSON❖ DO NOT REINITAITE UPON ELECTRONIC SURVEILLANCE, AS MISCONDUCT, OF THIS RECORD❖ ALL PREVIOUS HAS ACTUALLY BEEN MALICIOUS WITHOUT REASONABLE SUSPICIONN AT ALL

NEGLECTING ACTUAL PROVEN CRIMES OF OTHERS IN COMPLICITY
AND COLLUSION OBSTRUCTING JUSTICE THEN GROSSLY
PREJUDICIAL HARASSMENTS MYSELF BY SAID MISCONDUCT
PROTRACTED OVER YEARS BELABORING YOUR RATIONALIZED
ABUSES OF SCOPE OF DUTY TO INVESTIGATE ♦ DO NOT LOOK MY
DIRECTION ANY MORE AND CEASE THE MALICIOUS INTERFERENCE
FEIGNING TO BE FOR ANY INVESTIGATION AND YOUR MISCONDUCT
OF ILLEGAL RESTRAINTS AND AGAINST MY VOCATIONAL
LEGAL CASEWORK HEINOUSLY AGAINST THE LAW IN MALICE
INTENT TO DISRUPT BY HARASSMENTS ILLEGAL TO REITERATE TO
LOOPTANK EFFECT SYNDROME EFFECTED AUDIENCE!

08302021

08302021 (Re:JCTF vs. SACPD et al.; Report: 21-144959)
Supplement:T210193500; Information of Incident of Joindereed Acts of
Harassment by Gang, Mafia and Ampol Nomads, with Escalation
Conspicuously Timed Evincing Motives, At Starbucks and Arco on 65th
St. To SACPD by Webform

This incident has been reported to the
Sacramento Police Department
and is pending approvalSacramento Police Department
5770 Freeport Blvd Suite 100
Sacramento, CA 95822
916-808-0620General InformationIncident TypeAssault or
BatteryTracking NumberT21019350Original Report Number2021-
144959Report Date08/31/2021 05:17 AMReporting Person
InformationNameHorton, Jacob JamesEHome Address1234 65th St.,
Sacramento, CA 95817, USHome Phone916-562-
5584Emailjaakovos@gmail.comRaceCAUCASIAN (mailto:Phone916-
562-
5584Emailjaakovos@gmail.comRaceCAUCASIAN)/WHITE/HISPANIC/EA
ST INDIAN/GUAMANIANEthnicityWHITE(Race:W)Resident StatusNON-
RESIDENT OF SACRAMENTOSexMaleDOB08/11/1970SSN274-84-
5382Eye ColorBLUEIncident InformationIncident Location65TH Street
/ BROADWAY , SACRAMENTO, CA 95817Incident Time (start)08/30/2021
06:00 PMIncident Time (end)08/30/2021 06:00 PMLocation
TypeBUSINESS / OTHERWeapon TypePERSONAL WEAPONS (HANDS
FIST/FEET)InjuriesNever had anyNarrativeIncident DescriptionHereby
reporting more joindereed acts in same conspiracy: Approx. 5:55 PM
08302021, just before close at 6:00, female member of Ampol Nomads
Heresy Cult Terrorist Group Faction, under influence of meth
obviously, arrived at my casework location at moment, Starbucks on
65th St. with intent to harass (per recurring pattern in conspiracy to
commit various crimes per past informations per motives and intents
of Looptank — as group with intent as “Sabotage Stereotype Profile”

for Fabricated Schemes and Deceptive oys” of Occultic Organized Crime Network of the Looptank Insurrection). In Malice Intent, obstructed my movements entering to purchase last refill, as frequenter pattern, while under stalking, general illegal surveillance while such multiple groups are employed in collusion with police and agencies with obstinant, criminal-minded Misconduct. Joindered acts in conspiracy, during this incident, constitute more acts of Illegal Restrains in same conspiracy, and with attempt with intent to reverse accuse for false-incrimination in Retaliatory Malicious plot, after long protracted train of such incidents, and on record with my multiple previous complaints; it is not an isolated incident by facts of whole context relevant. She waited at counter for my entrance; as I approached, implatory postured that I was obstructing her exit, yet she obstructed physically the exit post my purchase and touched myself while threatening myself not ti touch her... extreme recurrence of stalking harassment while purposely fabricated false evidence in RICO Conspiracy (per past informations of motives intents which I DEM... FULL REPORT DO SEE: BboipBeaconBlog08302021@ <https://bboip.wordpress.com/2021/08/31/08302021-unnamed/> (<https://bboip.wordpress.com/2021/08/31/08302021-unnamed/>))

I am willing to prosecute.Print This Report

Full Information

Hereby reporting more joindered acts in same conspiracy: Approx. 5:55 PM 08302021, just before close at 6:00, female member of Ampol Nomads Heresy Cult Terrorist Group Faction, under influence of meth obviously, arrived at my casework location at moment, Starbucks on 65th St. with intent to harass (per recurring pattern in conspiracy to commit various crimes per past informations per motives and intents of Looptank — as group with intent as “Sabotage Stereotype Profile” for Fabricated Schemes and Deceptive oys” of Occultic Organized Crime Network of the Looptank Insurrection). In Malice Intent, obstructed my movements entering to purchase last refill, as frequenter pattern, while under stalking, general illegal surveillance while such multiple groups are employed in collusion with police and agencies with obstinant, criminal-minded Misconduct. Joindered acts in conspiracy, during this incident, constitute more acts of Illegal Restrains in same conspiracy, and with attempt with intent to reverse accuse for false-incrimination in Retaliatory Malicious plot, after long protracted train of such incidents, and on record with my multiple previous complaints; it is not an isolated incident by facts of whole context relevant. She waited at counter for my entrance; as I approached, implatory postured that I was obstructing her exit, yet she obstructed physically the exit post my purchase and touched myself while threatening myself not ti touch her... extreme recurrence

of stalking harassment while purposely fabricated false evidence in RICO Conspiracy (per past informations of motives intents which I DEMAND you reference for context). DO SEE: 210830LptnkHrsmnt AmplNmd1Gng1MfaAtStrbcks1Arco21144959 @ <https://youtu.be/7YBfP9lJz4E> (<https://youtu.be/7YBfP9lJz4E>)

ADDITIONAL FACTS: 1. Earlier, during my visit, I was informed powerwashers were scheduled to arrive at close to powerwash patio, the location I was caseworking. 2. My intents only for visit consistant with my actual activities: Activities Enemy (to myself as Figure) parties are hostile to with joindereed acts to Obstruct and Illegally Deprive resources for such as wifi and power source charge of my IT provisions for means of, which are illegal to deprive by Constitutional, Fundamental Right, Due Process, while under time-waste and delay causing harassments of Illegal, Maliciouss Interference by Illegal Misuse of Electronic Surveillance as Illegl Electronic Espionage to illegally violate privacy of my Legal Workproduct against Workproduct Rule and steal Intellectual Property for Misuse and Illegal Obstruct by Harassments if Malicious Intrusion and Interference (per repeated past informations you must reference for cobtext)... as per past information... casework is of multiple matters of egregious, mist heinous of Biblucal Proportions, in long protracted train of Conspiratorial Crimes legally harassing (I demand you reference record)... including preparation of Cease and Desist Letter to Harassers in collusion in same conspiracy legally threatening promise of Restraining Orders with Merit and Just Cause (SACPD and whole group of Ampol Nomads as documents supporting will describe in accordance with established identity definition) and joindereed matter of D.S.S. State Hearing Case to Oppose last disposition within to discipline criminal representatives of Sacramento County Dept. of Human Assistance for joindereed acts, mistreating client, in collusion in same conspiracy with churchofsatan, cosa nostra, and satanic saturation of government agencies etc..., which are The Looptank Insurrection, and to RICO identification record tamper and conspire to manslaughter myself and by various Abuses of Ceimibal Justice System maluciously, and Abuses of Process, all which I have been reporting necessitating website, I worked to maintain to edit developing per cobtingencies, too hectic and accumulative simultaneously as Gross Harassments if said Conspiratorial Harassments continuing with rapid, and further joindereed acts, See for sample of production on same date as work of activities at lication, incident of this complaint is certainly proven to be Retaliatory Malicious against in collusion with multiple colluding agencies and including Sacramento Police Department with satanic groups in collusion including these Ampol Nomads to Falsify reputation harm and incrimination in Retaliatory Malicious plot to false-incriminate with Overzealous, Prejudicial and Malicious Hypervigilance of police

department in collusion in plot... I was also working on preparation for action for intended Restraining Orders with cause; 3. Said act betrayed way too excessive initiative of overzealous surveillance, harassment bordering on arrest for analysis of my conduct during recent activities to exploit in plots consistent with mafioso profile of unconscionable tactics and motus operandi which constitutes Gross Invasions of Privacy against the Law...; 4. Recently, while under illegal restraints of electronic espionage aforesaid, composed information accusing Adjutant General of California National Guard and the United States Air Force, of employing said Ampol Nomads in same Conspiracy... See: [+ Ctn from Wrkprdct MltplRcpntEmlWth Cs1DsstLtr] "EXTRAORDINARY REMEDY:

◆ This is the remedy that tries to make relief possible that won't ordinarily be obtained in ordinary action of the court (https://thelawdictionary.org/extraordinary-remedy/ (https://thelawdictionary.org/extraordinary-remedy/)). ◆

To California D.O.J. Gang Unit: Please be Advised: Information herein proves Police Chief of Sacramento Police Department, Daniel Hahn, is amongst Gang Organized Criminal of Chicago Gang (a plant in conspiracy) saturation of same agency which needs attention toward removal and prosecution in interest of general welfare. I am aware that your National Guard, under current Adjutant General, is saturated also employing criminal gangs in illegal warfare of guerilla warfare, exploiting misinterpretation of statute at issue of guerilla warfare (which citation of I cannot immediately remember) on targeted citizens. I witnessed [since being stalked by in acts of illegal surveillance misconduct of said agency, at McDonald's at Alhambra Blvd. a couple of years ago while caseworking under illegal general surveillance unconstitutional, and also exploits, as paraenlisted, The Looptank Heretical Cult and Terrorist Group Faction officially nomenclatured (although they frequently change claim of identification, such as when some formed so-called temporarily "Proud Boys" when cooperating with a Donald Trump led coup action with protests and with Bonzo's co-leadership, the Ampol Nomads tent dwelling at organizationally arranged locations around Sacramento, which are the evolution of Occupiers of seditionist Occupy Movement since its dispersion) as Sabotage Stereotype Profile Group in conspiracy centrally targeting myself actually and threatening my life against the law, and in conjunct by parallel parole evidence profusing constant harassments, death threats and verbal abuses from the Looptank Manifest Phenomena and its Public Demonstration Under Treasonous Color of State Action as War Acts against this citizen of the United States of America, actually with Honorable Discharge from AFR (however records have been destroyed at Colorado ALW and probably replaced tampered) CMSgt Thomas L.

James, Command Senior, Enlisted Leader, California National Guard, tauntingly and provokingly flaunting a discussion before myself by intent, loudly while purposely sitting nearby in diningroom arriving post myself, in meeting with two adolescent gang members to above effect, offering them “all expenses paid credit cards” in bribery to collude with persuasion: “new law makes this legal.” And this I aver is my true, faithful, nonperjuring Witness testimony I will always stand by in firm conviction without compromise!...”

See:

[+ Links to published examples of today’s work production here;
210829PblcCrrspndnc2Bdn...; Today’s BboipBcn Bligs]
BBOIP Beacon Blog, 08302021 Re:08282021 JCTF Corresponds to U.S.
Commission on Civil Rights and Press Release

@ <https://bboip.wordpress.com/2021/08/30/08302021-re/>
(<https://bboip.wordpress.com/2021/08/30/08302021-re/>) ; BBOIP Beacon
Blog, 08282021 JCTF Corresponds to U.S. Commission on Civil Rights
and Press Release @
<https://bboip.wordpress.com/2021/08/28/08282021-jctf-corresponds-to-u-s-commission-on-civil-rights-and-press-release/>
(<https://bboip.wordpress.com/2021/08/28/08282021-jctf-corresponds-to-u-s-commission-on-civil-rights-and-press-release/>) ; 20210829 Pblc
Crrspndnc Addrss 2 Bdn Cs 1 Dsst Ltr Dmnds

@ <https://archive.org/details/20210829-pblc-crrspndnc-addrss-2-bdn-cs-1-dsst-ltr-dmnds> (<https://archive.org/details/20210829-pblc-crrspndnc-addrss-2-bdn-cs-1-dsst-ltr-dmnds>)

And while, simultaneously caseworking on JCTF vs. Yolo County as the historic case against “The Great Mockery of Justice” your agency has been colluding with... See: to prepare means of Emergency Delivery Service System for actions criminally obstructed by obsessively Accumulative RICO Offenses and Government Misconduct by Paranoidaly Defensive Enemies saturating...
See: JCTF vs County of Yolo et al.

@ <https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>
(<https://bboip.wordpress.com/jctf-vs-county-of-yoloyet-al/>)

5. Methhead Ampol Nomadite aforesaid continued to harass and with communicated threats and Fight Wirds outside then, being restrained and cast out by invisible angels, acted obstinantly to attempt obstruction of sidewalk as my path obviously in malice intent for illegal restraints and to continue perpetration and aggression against my intent to Instigate and for harassing with incident of police involvement, etc... per motus operandum pattern recurring and motives and intents if Looptank... After while, she continued on

toward gas station convenient store AM/PM assuming it to be, conspicuously, per stalking and harassment pattern in malice intent. I had communicated, during discussion about power washer with employee who initiated, I actually intended to leave before close, which was approx. 2:30 PM; I was aware of the powerwash sheduling: I intended to be leaving and began to... I repacked property to leave during time Methhead obstructed sidewalk while actually disturbing peace was demonaic and schatalogical and disoriented behavior with obscene yelling babble and dense with communicated threat language in spot on sidewalk she assumed I would leave along... She arrived post myself, stalking to harass to Perpretrate and Aggress per motives and Intent's harassments against my own Intent... It included premeditation to falsify for false accusation per Looptank Effect Syndrome to reverse accuse myself Retaliatory to my activities network opposes hostilely... 6. Intent also Conspicuously includes: Recurring pattern in Conspiracy to Commit Deprivals of Resources against my Presumptive Due Process Rights as Illegal Attempts to Disrupt and Obstruct in Long Protracted Train per past infirmations (I DEMAND you reference) 7. Simultaneous with methead's Public Nuisances on the sidewalk: Same lady claiming to be Maria's Landscaping on previous date, subject of report of incident of harassment; within which I communicated intent to obtain Restraining Order against her for her motus operandum pattern of harassments conspicuous to be in collusion in same conspiracy, arrived and again began harassing, immediately approaching toward my person to speak boisterously, instigatively, and attitudinally to exacerbate simultaneously as accumulated harassment in cooperation, and with CAUTION tape, which really was unnecessary for the task to piwerwash an empty patio after close, just as I was leaving... 6. An amount of time prior to close incident: an officer dud arrive, stayed a distance, phoned, as I overheard, that he received another malicious false-report knowing I was caseworking during extreme difficulties from time-waste and delay causing harassments as per aforesaid... actually it was exactly this incident reported in Bboip Beacon Blog Record, See: 08302021 Re:08282021 JCTF Corresponds to U.S. Commission on Civil Rights and Press Release

@ <https://bboip.wordpress.com/2021/08/30/08302021-re/>
(<https://bboip.wordpress.com/2021/08/30/08302021-re/>)

[+ Today's Bboip Beacon Blog]... , "I just got a call, but, ..." etc... then immediately left... He saw it was me upon arrival, I was conducting lawful activities... My qualm: the false-report... I Demand False-reporters arrest for all crimes of conspiracy as charges for deterrence since in collusion...

7. Last night, 08292021: Joindered incident act of Stalking Harassing by other Ampol Nomadite ar Chevron on 65th St. when he did begin

illegal activity of smoking meth and flaunting... before me in spite (my abhorring nonconscience nontolerant is known) arrived post myself, while, as conducive location, I caseworked on same objectives as aforesaid... With same Looptanj Motives and Intents, upon arrival, Premeditatively and sociopathically perpetrated and aggressed reverse accusations provokingly in same pattern retaliatory to my preparation for actions for Restraining Orders against them, as within Information and Cease and Desist Letter I am preparing, and while under Workproduct Rule and Privacy Rights Violating Harassments, communicated, as his perpetration, provoking threats and fight words and of violence attempting restraints of my liberty and speech yelling commands at me to not stalk him, not to make any noise around him by coughing, move around him... and consistent with recurring pattern I am pursuing Restraining Order Against them... And in advance... this is to justify with this support and following declaration, in advance, and to legally prepare communicatively, when and if I ever have cause to KILL any of them, it will be totally legal with Excusatory Defense justifiable against any criminal accusations against myself, with JUST CAUSE in self-defense apropos... You have been informed of the support and it is with full merit... SO DO NOT LOOK MY DIRECTION when incident occurs that I do defend myself and my just causes by killing any particular number of them... and multiple times I have informed of their crimes to only Prejudice if Criminal Neglect of Law and Order requisite and mandatory law enforcement protection... so this is what I am left to... So, now Justified in advance with your knowledge of the support, I openly am being unequivocally sincere, informing you that: I will obliterate them as I could have always done each time and such act is to be totally immune... or any act toward myself in response will not be taken lightly with acceptance either... and thus is totally straight forward... I will smash their skulls, tear them apart with my bear fingernails, and if I see zBrian Warner in my eyesight, I am going to end his breathing, send him to hell where he belongs (oh... the deviant you are colluding with as well), and rip his goofball out of his eyesocket and squash it because it is an abomination... and go on with my causes with total liberty ... totally immune do you understand me?!

DEMAND: I DEMAND culpable parties' arrest for justice of deterrence against these harassments as obligatory per Tradition of Law that is effective for the General Welfare, when your Criminal Negligence if it is Detrimental and Malevolent to Law and Order... DO NOT LOOK AT ME... you have been Maliciously Prejudicial against myself for too long... and I am continuing my Cease and Desist Letter with actions for Restraining Orders against you, and to IA and Chief Daniel Hahn of these gangs, whether you like it or not... STOP YOUR HARASSMENTS... You are being CONFRONTED JUSTLY you satanic pieces of trash HARMS who eat innocent people ... I am going to get you... And, such

pattern recurs constantly as I near completion of preparation for actions in matters escalating evincing to proof conspiratorial motive and I MUST DEFEND... REMEMBER... YOU HAVE BEEN INFORMED!!!! (DO REFERENCE BBACKGROUND OF INFORMATIONS! YOU REALLY HAVE SEVERR MENTAL PROBLEMS WITH THIS .. IT IS CALLED LOOPTANK EFFECT SYNDROME... GET OF THE MIND CONTROL PROGRAMS VACUUMOUS ABERRANT BIPED EMPTY MEATBAG SOMETHINGONAUTS OF CALIFORNIA DINGALINGALINGALINGALING OH SOMETHING IRRATIONALLY MADE YOU GET TOUCHY I DON'T KNOW WHAT IT WOULD REALLY BE IT IS NOT THE REAL BIG STUFF ITS A MICROSCOPIC GETM WHO CAN FIGURE OUT THIS BEHAVIOR BUT YOU JUST GOT HYSTERICAL IN A NANOSECOND OVER NOTHING THAT MAKES ANY SENSE LIKE A GOOK WITH A MALNOURISHED BABY ON CRACK MAN YOU ARE FREAKS!!!!!! OF THE MOST WIERD OF THE DEVIL ITS FOR REAL!!!!!! IT HAS TO BE SAID!!!!!! GET A BRAIN AND SEE PICK UP A HAMMER AND SAW WHAT WILL DO IT TO GET YOU TO UNDERSTAND A THING ING DONG DING DONG KNOW WHAT I MEAN OR WHAT????? HELLO ANYBODY HOME... KNOW THIS DIDN'T JUST START I DIDN'T RING YOUR DOORBELL I'M NOT EVEN TELLING JOKES... MAN WHAT'S THE USE? I HAVE TO PERSIST... I DON'T LIKE YOU AT ALL!!!!!! AAUUUGH!!!! WRONG YOGA MOVE AT "HOT YOGA" BUT ITS THE GREAT TRIBULATION AND DID YOU EVER STOP TO ASK WHAT THAT HAS TO DO WITH IT? ANYBODY OUT THERE??? ?? CAN THIS GO ON THE HUBBLE TELESCOPE NASA?? ????? USED FOR ANYTHING????

LOOK YOU TEND TO THIS... I AM NOT LEAVING YOU ANY EXCUSES PERSISTING!!!!!! UNDERSTAND... DO IT.... NOW!!!!

See: 210404AVRcrd0Rprt2SACPD21 90454

LptnkMnfstPhnmna1GngHrsmntAttmptdAssltAggrvtdRdt

@ [https://m.youtube.com/watch?](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s)

[v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s) ([https://m.youtube.com/watch?](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s)

[v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s](https://m.youtube.com/watch?v=5XDgqzJY0tQ&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=41&t=7s))

See:

[Link to evidence= Ytb AV= incident of SACPD Harassment with Maria Landscaping] 210818LptnkHrsmnt SACPD Mscndct1Gng1MfaHrsmnt MrasLndscpngStlkng Edtn4Spplmnt2Rprt21144959 JndrdAct08302021.mp4

@

<https://youtu.be/5TX0rQaw4XM> (<https://youtu.be/5TX0rQaw4XM>)

All acts herein certainly proven and by conspicuous timing to be joindered as in collusion conjunctively i cooperation together in same conspiracy... (DO REFERENCE BBACKGROUND OF INFORMATIONS!).

ANOTHER JOINDERED ACT INCIDENT: Approx. 9:30 PM, Little n nigger of gang committed another joindered act conspicuously timed in another escalated dynamic fluctuation with: 1. another deprivation of service at Public Accommodation Place, Arco on 65th St., 2. Communicated threats, nprovoked to kill me in my sleep, "(he) is in this hood," consistant with nigger gang of Obama's from Chicago police chief Hahn is colluding with in same Looptank Conspiracy; 3. Day prior evinced to be Retaliatory Maliciously hyperreactionary to casework activities of that day 0i292021 at issue when, during this unprovoked fight words and communicated threats, which were repeated 08302021, to kill me in my sleep with very arrogant, self-entitled sociopathic attitude, also communicated intention that he was "going to tell (my) mama and dada" accusing me of "talking shit" in his store like an immature Pube!

SUBPOENA: Surveillance footage is procurable. Per Duty to Investigate, I demand procurement by your Investigate Unit and I hereby subpoena and demand deluvery of to myself by email (at address: jaakovos@gmail.com) converted to usable format of .mp4 to not technically harass for further delay damage causing harassment. His yelled disrespect betrayed attention by means in same conspiracy on my activities of the day as a hostile interest, when on previous incident, he betrayed to be a party in "disoriented competition" referred to in these actions of same day to steal and replace my identity in RICO conspiracy. In previous incident recorded, he flaunted that his name is James Horton, he wears a nametag reading "James" and betrays., ith a maliciously predisposed attitude, a psychotic personal issue on subject and at issue and instigates attitudinally calling me young man. I responded only, on date of 8292021, "my birth certificate had James E. Horton on it 51 years years ago young man" leaving after a purchase. It was a customer complaint for psychotically differential treatment. He is added to a large lawsuit on joindered matters of same issue! He ran out of the store in animos and committed verbal acts aforesaid. They betrayed his personal insecurity issues and involvement in Looptank Conspiracy! I DEMAND THE JUSTICE OF LAW ENFORCEMENT DETERRENCE BY HIS ARREST ON CHARGES OF ALL VARIOUS CRIMES INCLUDING TREASON, SEDITION, AGGRAVATED MANSLAUGHTER AND AS ENEMY COMBATANT ACTIVELY ENGAGED IN ILLEGAL WARFARE AS A LOOPTANKER TO BE KILLED ON SIGHT... NOW!!!! THUS little n turd nigger!!#!!! And, I will return to the store and to be served without denial... There is not a cause contrary!!!! And he is in a lawsuit!!!! As practible amongst all overburden of matters I am legally harassed with...

For. Contextual Reference, See:

201210Rcrd0LptnkHrssmnt1SACPD0vrzlsMscndctFlsStp

IDThft1Obstrctn GngHrssmntCldng @ <https://m.youtube.com/watch?>

v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=273s
(<https://m.youtube.com/watch?v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=273s>); Bboip Beacon Blog, 08252021 (Re: JCTF vs. County of Yolo) JCTF Detects Obstruction to re-E-filing in Supreme Court of California and Kelly Deal (DOD Subcontractor) as One Hacker of Looptank Culprit and “Elvis Called me Chickenhawk” by JCTF

@ <https://bboip.wordpress.com/2021/08/25/08252021-re-jctf-vs-county-of-yolo-obstruction-to-re-e-filing-in-supreme-court-of-california/>
(<https://bboip.wordpress.com/2021/08/25/08252021-re-jctf-vs-county-of-yolo-obstruction-to-re-e-filing-in-supreme-court-of-california/>) ;
<https://m.youtube.com/watch?v=7YBfP9lJz4E&t=12s>
(<https://m.youtube.com/watch?v=7YBfP9lJz4E&t=12s>)

210830LptnkHrsmnt AmplNmd1Gng1MfaAtStrbcks1Arco21144959

And,

201210Rcrd0LptnkHrsmnt1SACPD0vrzlsMscndctFlsStp
IDThft1Obstrctn GngHrsmntCldng @ <https://m.youtube.com/watch?v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=209s>
(<https://m.youtube.com/watch?v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=209s>)

201210Rcrd0LptnkHrsmnt1SACPD0vrzlsMscndctFlsStp
IDThft1Obstrctn GngHrsmntCldng

P.S.: I intend this also as documentary support for actions for Restraining Orders, in conjunct with appended AV support linked, and as pridcyt the fruits if ny actually intended acticies on this said date of 08302021. And see again, to have retained context:

Wrkprdct in Process: AV attachments to Internal Affairs Complaint @ https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUI3RkS3tp_TNO
(https://m.youtube.com/playlist?list=PLHO2SRhKhsRZ6jI9IRnPUI3RkS3tp_TNO)

Furthermore see; 2021 Draft Wrkprdct9ProcessIncmlpt Complaint Correspondence with Cease and Desist Letter by Email: SACPD Chief1Internal Affairs and USDOJ Crime-VictimRights Ombudsman1OIG11National Security Advisor and Press Release etc◆
Cc multiple Recipient: (I am preparing in process for final draft to deliver, it is yet incomplete and your chigger, Daniel Hahn, is retaliating through these networking parties certainly... He needs to

check himself before he wrecks himself and needs to not write checks he can't cash with his ass like a cosby fool... Bein lazy doin nothinn and his skin shows hes a crackhead acted stupid not really doin hiz job needs replaced and Um workin onnit... Heezpissin me damsraight off and is gonna gettit ... You dig my jive ... Comprehendo this... Ojay okay! This proper Nigga aint plain jerrycirl milkdud) @ <https://bboip.wordpress.com/2021/08/18/ljs-cdedtrsvr/> (<https://bboip.wordpress.com/2021/08/18/ljs-cdedtrsvr/>)

2 continyoo as ib jivin:

Forshnizbang dis lingo.... Can U Read dis?!!!! Seems U aent neberabel 2 Read nuttin els!!!! Donte gibmee no hate shnizz.. lika calufornya winywus spasedood And stop assaulting verbally from da manifest phenomena pissin me off with your death threats!!!! UR prbokin 2 buch!!!!The acts r warcrimes!!!! Tryin flip up on sum flapside u sharpton pinocchio... Obama program um gunna overtern entytld plyahrtir poser... 4flunkin Um hearin it right now.. And feds gottabe tapin dis.... (09022021 @ 2:20 PM) Um not takin dis!!!! Wutduzit???!!!! Bein a Dave Matthews crackhead doppleganger from Canton YMCA Wannabe cuz he gotta membership to the special gym for meetins wit Forschione (is da word ritenow um heerin) and heeza lyin ass all chalky 2 that coppin preppy wigger he ante from no sewickley there ant no crackhouse der to suck dogs at.... And I know witnessin dumbass jive but sarj hadda problem tryin 2b a freemason preachin wrong... When I was a night monitor.... Wit alldeez shorty gunshots and pressin for quarters and hookers lockin keys in cars ... Gettin stupid cuz zumma noncracksmoker...And then... To see sum files atda prosecutors office of a so-called Law Department I worked at for 3 months and dealin wit a fat Andy Kaufmann and Feruccio and Forschione bullsnozwhat? Den... I walk downda street other times... Angels makin a bunch drop dead while um walkin down da street... And day no dis!!!! Day wont eber cum neerbe!!!! So quit it and read aldis good!!! RIGHT BRIAN ... NOW I'M HEARING YOU!!!! And day caldis pwace liddl Chikogo!!!! [And heerza good reezin excyoos: u perpatratin... I must needsdeez extrordinary meenz sincucunt hearnuttin ebr!! Now um stukkendis hood I doenteebib libat tryinta getthroo afta aldis time ober and ober ageb wutumsuppos2dooo ha!!!! U needzta tellyo homies stop tryn wannbe turkeyasshonkies and MalcomX same time that crazy liddl j james wntsda say heez "Mister James" to this (maybe in someway equivalent to a "pimp" I'm not sure for so as to translate, it's quite sort of cloudy) bein a sikh's bitch 2 at ampm on 65th um not gonna byo turkey to try to steel my identity... Um the fo real institution "Jacob The Centrally Targeted Figure" AKA the Institute of BBOIP (Bible-Based-Original Intent Platform) Administration of Jacob (James E. Horton), Sole-Practicing Executive

Officer by Divine, Vocational Calling In The Lord Jesus Christwith sosh
274845382 WORD to yo mutha u RICORacketeers likeyo
blackbeardosumpthin.... Fools]

210830LptnkHrsmnt AmplNmd1Gng1MfaAtStrbcks1Arco21144959

And,

201210Rcrd0LptnkHrsmnt1SACPD0vrzlsMscndctFlsStp
IDThft1Obstrctn GngHrsmntClldng @ <https://m.youtube.com/watch?v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=209s>
(<https://m.youtube.com/watch?v=LTFeEejliFg&list=PLRI-9fXPAYpFcgwLnOJAQVzJdWJH91FaL&index=12&t=209s>)

201210Rcrd0LptnkHrsmnt1SACPD0vrzlsMscndctFlsStp
IDThft1Obstrctn GngHrsmntClldng

And, I hereby reiterate communications of previous complaint
correspondence to Internal Affairs Division during the last year...
See attached.

[09132021 MlcsIntrfrncLog: There has been tampering bby remote
means of following, within my stored file... I need to correct... Just
noticed and overburdened ... Postponed]:

CYCLOPIC PROPORTION PROCLAMATION

The CYCLOPIC Proportion of your Multiple, Simultaneous and
Accumulative Criminally Violating Harassments, in Geurilla Warfare,
and Paranoidally Defensive Offenses, on basis that I am the Judeo-
Christian figure born into the horton family-tree, designated to be a
human sacrifice at birth by a pervasively vast devil-worshipping
(cryptically) Occultic network headed, and by synodal policies, and
with their assignments to all cryptic societies of said network,
secretive, of the Vatican (contemporary seat of satan at Rome for
centuries, being the Great Whore of "Babylon" which these territories
within borders of MY nation are, by illegal contracts of secreted,
cryptic intrigue, considered cryptically by MEMBERS of said network,
including all so-called publicly presidents representing to be of the
United States, such as George Bushes, Obama, Trump, as proven by his
spouse, and Joey Biden, and therefore are ipso-facto and actually
Treasonous, Evincd prima-facie by their audibly heard participation
in the Public Demonstration Under Treasonous Color of State Action of
the Looptank Insurrection Manifest Phenomena, and by ALL, to be
annexed to governmentally in Anti-American and Anti-Christian
Treason), as war acts of the Looptank Conspiracy, by multiple parties
colluding, and with the Most Treacherous American Jezebel, her

network and spirit, whose peerless oyster your MEMBERS are all hooked by, and into vile bondage, by shameful Occultic Involvements, which Vaseline has no need for queerly, By these Legal, Just Cause Actions in Offense Against, and in Just Cause Defense PROPORTIONALLY! YOU ALL ARE TOGETHER THE CAUSE I CAN ONLY DO THIS ABOUT OF SAID ACCUMULATION WHICH, BY JUST ACTIONS, YOU WILL BE FORCED TO FACE, WHETHER OR NOT HORTON'S WANT TO ESCAPE INTO INFANTILEMINDED FANTASICAL ESPAPISM OF DENIAL WITH LIKEMINDED ASSOCIATIONS! I AM NOT! DO NOT ACCUSE ME BY BLAMESHIFTING SOCIOPATHY AND FAULTY CAUSATION!

(See: At "There Is An American Jezebel Sirit" playlist @ <https://youtu.be/muUZjovOFRg> (<https://youtu.be/muUZjovOFRg>), as metaphorically representing vile spirit and its cyclopic mayhem of said network and its spirit being met with dominating proportionality, etc...; and historical support of said spirit enabled to proportionally increase influence in severity of current status unfathomable before, https://m.youtube.com/watch?v=D4XE0AuD_m4&list=PLRI-9fXPAYpHNBz3NjADJHOoYv00HOXTy&index=1 (https://m.youtube.com/watch?v=D4XE0AuD_m4&list=PLRI-9fXPAYpHNBz3NjADJHOoYv00HOXTy&index=1); https://m.youtube.com/watch?v=M-mvqHWBUcY&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=4&t=50s (https://m.youtube.com/watch?v=M-mvqHWBUcY&list=PLHO2SRhKhsRZ6jI9IRnPUL3RkS3tp_TNO&index=4&t=50s) an act of relevant queer practice insurrectionist ; 201007AVMmrndm9Spprt2PrvHstrclClmr9CnsprcyVII @ <https://youtu.be/SLqOyswAXFk> (<https://youtu.be/SLqOyswAXFk>)).

Also cc: to:

Legal Affairs Secretary

Catherine E. Lhamo Per:

The U.S. Commission on Civil Rights'

referrals@usccr.gov

To U.S. Commission on Civil Rights,...

UNDER EXIGENCY THREATENING TO LIFE, LIMB AND LIBERTY
Please forward to associate, Catherine E. Lhamo, currently Legal Affairs, Governor of California... I have been researching for email address; it is not available; however, I have noticed person has at least formerly been on staff at your commission...

Please, as referral service, per research, reply including said staff member's email address. Such, per FOIA, etc., is obligatory and EXTRAORDINARILY IN CONSTITUTIONAL EMERGENCY WEIGHTILY, therefore, post long protracted train of DENIALS PREJUDICIAL AND NEGLECT OF MY FUNDAMENTAL RIGHTS, in thus Context, I

ASSERTIVELY DEMAND SAID REPLY AS OBLIGATORY UPON THIS GOVERNMENT FUNCTION... OR YOU ARE TOTALLY AND CRIMINALLY HYPICRITICAL AS WELL... See <http://www.bboip.wordpress.com> (<http://www.bboip.wordpress.com>)!

+ I have increasingly more to fully communicate, including more informations of more incidents of joindered acts of various crimes (AND you are to cease retaliating and prejudicially ignoring and then investigatorially reverse accusing of suspicions for my reporting of these joindered acts of protracted conspiracy, which is actual term of actual crime, not to be false-stereoryped as delusional “theory” when referring to, by reinitiating as of “new”, when whole context background you cannot deny, as investigatory gross misconduct obsessively accumulating Illegal Tainted Fruits in lieu of the Violations incalculable, so stop it NOW, since, therefore, you can never legally prosecute after the train illegal since the start without Reasonable Suspicion, constantly ulteriorly motivedly rationalizing), not as yet practicable, while under exigent circumstances overburdened by resulting harassments illegally restraining thereby, at this time, and with deadlines under time-constraint in cases, which you are not to Disrupt by aforesaid which is your motive, by following correspondence to Continue... One more: any Executive order to contrary of my demands is ipso-facto, Unconstitutional and Illegal Abuse of Executive Power violating presumptive rights overriding and outweighing against Executive privilege beyond scope at law defined for any such order and must be defied and actually acted against by aggressively reporting of said violation criminal egregiously! And as Illegally kept secrets without Overriding National Security Interest, at least from myself as beyond scope and definitions of protective orders stretched against my rights! Lastly, information’s can really only be just minimal sample even if all mayhem I am harassed with throughout every day unjustly, SO DON’T YOU COMPLAIN PER SCOPE OF DUTY that is not smoking crack, leaning back on the toilet and stopping at Starbucks just for donuts on all expense accounts not really doing anything else giving me no answers (by only email) while law and order is sucked by vampires like you want to instigate some Rambo scenario by your own malice intent when I have nothing to do with any Gang activity! See relevant attached.

Complaint Referral Unit
The U.S. Commission on Civil Rights
Email: referrals@usccr.gov

Public Affairs

Public Affairs Unit
U.S. Commission on Civil Rights
1331 Pennsylvania Ave., NW, Suite 1150
Washington, DC 20425

Telephone: (202) 376-8371
E-Mail: Publicaffairs@usccr.gov

Gavin Newsom email
<https://govapps.gov.ca.gov/gov40mail>
(<https://govapps.gov.ca.gov/gov40mail>)

CalDoj
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agpressooffice@doj.ca.gov
Legal Affairs Secretary

Gavin Newsom
Staff Contacts
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president@whitehouse.gov

Lieutenant Governor Kounalakis

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Sacramento, CA ♦
press@ltg.ca.gov

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W: <http://www.vaticanrome.it> (<http://www.vaticanrome.it>).

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Vatican emails:
Secretary of State:
Office of the Cardinal-Secretary of State: vatio26@relstat-segstat.va
First Section (General Affairs): vatio23@genaff-segstat.va
Second Section (Relations to the States): vatio32@relstat-segstat.va

CENTRAL ADMINISTRATION OFFICE

**[ATTN: 1. Brian Warner, high juvenile delinquent, deviant, nosepickkicking geek freak; and 2. Meghan O'Sullivan, former agent under George W. Bush, high command level responsible Culprit in JCTF vs. Bush et al., who represented as deputy national security advisor, deviantly counter to its purposes, tricking around Iraq's terrorist leaders and satanic-orgy-ritualing, after writing stupid girly-skewed papers at Oxford with wrong, treasonous loyalties, for a supposed job, and high-priestess in sacrilege abomination, exploited also as agent by current DOJ in Looptank Conspiracy centrally targeting myself on bases aforesaid, without overriding interest claimed sociopathically, as an obsessed creep, and schizo author of an "Eroto-Manic Delusional Report" as disinformation internally to reverse accuse myself in insane disorientation. and for over a decade, retaliatory, and with disoriented conclusion that "Skinny Puppy" must rule by coercing mindcontrol programs of "Kathy" by Black-magic Remote Sex/Rape phenomena while living in sewers of Vancouver, "British Columbia" as an agent in British plot in collusion with Peter

Gabriel a psycho high-satanist direct agent of living man the actual Anti-Christ, as subversive agent of British Invasion... ACTUALLY!!!! ETC.... Oh... and Gothic Cult nonhuman vampire without human rights therefore....! Disoriented as all are throughout this society...!]

Church of Satan

P.O. Box 666

Poughkeepsie, NY 12602-0666

administration@churchofsatan.com

Phone calls are NOT accepted or returned

administration@churchofsatan.com

[NOTE: If you happen to get menaced, REPORT AND TO PROSECUTE AS MORAL OBLIGATION!!!! Do not blame me, that is FAULTY CAUSATION UNJUST!!!! I AM EXHUAUSTED WITH HANDLING THIS SOLO WITHOUT COOPERATION OR ASSISTANCE BECAUSE OF WHAT EVERY ONE ELSE DOES DIFERENTIALLY DUE TO SELFISHNESS AND COWARDICE ENABLING!!!! WHEN I MUST OF NECESSITY!!! THE CAUSES ARE ACTUAL CRIMINALS AS NONFIGMENTS DON'T BE DELUSIONAL AND ACKNOWLEDGEMENT WITH YOUR RESPONSIBILITY WITHOUT COMPROMISE!!!!!!!]

NAACP

Washington Bureau

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